BLUCORA, INC. Form 10-Q August 01, 2013

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

 $x\,QUARTERLY$ REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2013

or

"TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from

to

Commission File Number: 000-25131

BLUCORA, INC.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of

91-1718107 (I.R.S. Employer

incorporation or organization) Identification No.)

10900 NE 8th Street, Ste. 800

Bellevue, Washington 98004 (Address of principal executive offices) (Zip Code) Registrant s telephone number, including area code: (425) 201-6100

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. x Yes "No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). x Yes "No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act. (Check One):

Large accelerated filer " Accelerated filer x

Non-accelerated filer " (Do not check if a smaller reporting company) Smaller reporting company " Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). " Yes x No

Indicate the number of shares outstanding of each of the issuer s classes of common stock, as of the latest practicable date.

Class Outstanding at July 26, 2013
Common Stock, Par Value \$0.0001 41,150,042

BLUCORA, INC.

FORM 10-Q

TABLE OF CONTENTS

PART I FINANCIAL INFORMATION

| Item 1. | Financial Statements | 3 |
|---------|---|----|
| | Unaudited Condensed Consolidated Balance Sheets as of June 30, 2013 and December 31, 2012 | 3 |
| | <u>Unaudited Condensed Consolidated Statements of Comprehensive Income for the Three and Six Months</u> | |
| | ended June 30, 2013 and 2012 | 4 |
| | Unaudited Condensed Consolidated Statements of Cash Flows for the Six Months ended June 30, 2013 and | |
| | <u>2012</u> | 5 |
| | Notes to Unaudited Condensed Consolidated Financial Statements | 6 |
| Item 2. | Management s Discussion and Analysis of Financial Condition and Results of Operations | 17 |
| Item 3. | Quantitative and Qualitative Disclosures About Market Risk | 29 |
| Item 4. | Controls and Procedures | 30 |
| | PART II OTHER INFORMATION | |
| Item 1. | <u>Legal Proceedings</u> | 30 |
| Item | | |
| 1A. | Risk Factors | 30 |
| Item 2. | <u>Unregistered Sales of Equity Securities and Use of Proceeds</u> | 43 |
| Item 3. | <u>Defaults Upon Senior Securities</u> | 43 |
| Item 4. | Mine Safety Disclosures | 43 |
| Item 5. | Other Information | 43 |
| Item 6. | <u>Exhibits</u> | 44 |
| Signatu | <u>ures</u> | 45 |

PART I FINANCIAL INFORMATION

Item 1. Financial Statements

BLUCORA, INC.

UNAUDITED CONDENSED CONSOLIDATED BALANCE SHEETS

(in thousands, except share data and per share data)

| | June 30, 2013 | Dec | cember 31, 2012 |
|---|------------------|-----|--------------------|
| ASSETS | | | |
| Current assets: | | | |
| Cash and cash equivalents \$ | 217,434 | \$ | 68,278 |
| Short-term investments, available-for-sale | 198,059 | | 94,010 |
| Accounts receivable, net of allowance of \$ 10 and \$10 | 35,524 | | 34,932 |
| Other receivables | 4,123 | | 3,942 |
| Prepaid expenses and other current assets, net | 7,185 | | 10,911 |
| Total current assets | 462,325 | | 212,073 |
| Property and equipment, net | 8,565 | | 7,533 |
| Goodwill | 230,290 | | 230,290 |
| Other intangible assets, net | 122,611 | | 132,815 |
| Other long-term assets | 10,589 | | 2,582 |
| Total assets \$ | 834,380 | \$ | 585,293 |
| LIABILITIES AND STOCKHOLDERS EQUITY | | | |
| Current liabilities: | | | |
| Accounts payable \$ | 35,048 | \$ | 37,687 |
| Accrued expenses and other current liabilities | 17,802 | | 13,280 |
| Deferred revenue | 2,938 | | 3,157 |
| Short-term portion of long-term debt, net of discount of \$ 0 and \$ 160 | | | 4,590 |
| Derivative instruments | 10,627 | | 8,974 |
| Total current liabilities | 66,415 | | 67,688 |
| Long-term liabilities: | | | |
| Long-term debt, net of discount of \$ 491 and \$468 | 64,005 | | 69,278 |
| Convertible senior notes | 179,882 | | |
| Deferred tax liability | 28,817 | | 29,333 |
| Deferred revenue | 2,626 | | 1,319 |
| Other long-term liabilities | 1,916 | | 2,225 |
| Total long-term liabilities | 277,246 | | 102,155 |
| Total liabilities | 343,661 | | 169,843 |
| Commitments and contingencies (Note 7) | , | | , |
| Stockholders equity: | | | |
| Common stock, par value, \$ 0.0001 authorized, 900,000,000 shares; 41,142,928 and 40,832,393 shares issued and outstanding at June 30, 2013 and | 4 | | 4 |
| | | | |

December 31, 2012

| Additional paid-in capital | 1,435,109 | 1,392,098 |
|---|------------|---------------|
| Accumulated deficit | (944,362) | (976,376) |
| Accumulated other comprehensive loss | (32) | (276) |
| Total stockholders equity | 490,719 | 415,450 |
| Total liabilities and stockholders equity | \$ 834,380 | \$ 585,293 |

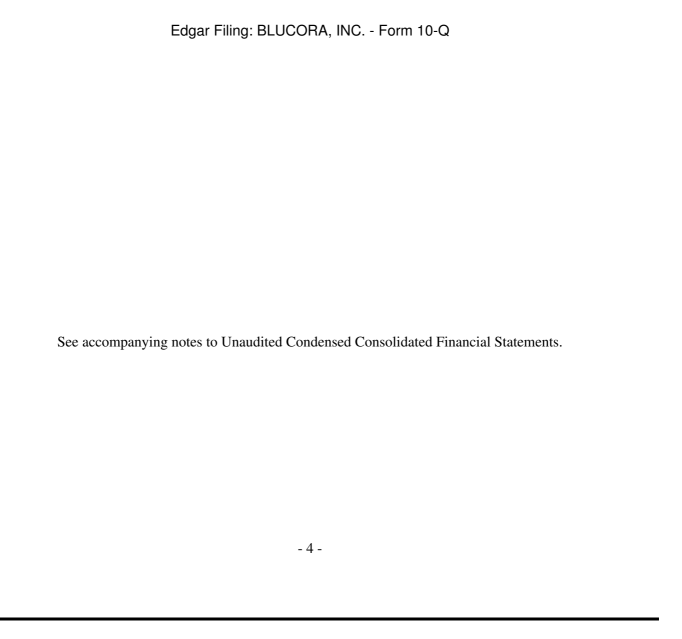
See accompanying notes to Unaudited Condensed Consolidated Financial Statements.

BLUCORA, INC.

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(in thousands, except per share data)

| | Three months ended | | | Six months ended | | | led | |
|--|--------------------|-----------------------|----|------------------|------------------|----------|-----|----------|
| | | June 30, 2013 2012 | | | June 30, 2013 | | | 2012 |
| Revenues | \$ | 117,181 | \$ | 100,883 | \$ | 282,519 | \$ | 216,579 |
| Cost of sales (includes amortization of acquired | Ψ | 117,101 | Ψ | 100,003 | Ψ | 202,317 | Ψ | 210,577 |
| intangible assets of \$ 1,927, \$2,080, \$3,867, and | | | | | | | | |
| \$3,591) | | 69,980 | | 64,227 | | 148,655 | | 123,774 |
| Gross profit | | 47,201 | | 36,656 | | 133,864 | | 92,805 |
| Expenses and other loss, net: | | 17,201 | | 30,030 | | 155,001 | | 72,005 |
| Engineering and technology | | 2,508 | | 2,448 | | 5,046 | | 5,021 |
| Sales and marketing | | 14,067 | | 8,869 | | 50,863 | | 28,312 |
| General and administrative | | 6,557 | | 5,356 | | 12,941 | | 16,422 |
| Depreciation | | 524 | | 532 | | 1,041 | | 1,067 |
| Amortization of intangible assets | | 3,168 | | 3,168 | | 6,337 | | 5,281 |
| Other loss, net | | 6,304 | | 930 | | 7,309 | | 2,485 |
| Total expenses and other loss, net | | 33,128 | | 21,303 | | 83,537 | | 58,588 |
| Income before income taxes | | 14,073 | | 15,353 | | 50,327 | | 34,217 |
| Income tax expense | | (5,667) | | (5,655) | | (18,313) | | (13,113) |
| Net income | \$ | 8,406 | \$ | 9,698 | \$ | 32,014 | \$ | 21,104 |
| Income per share Basic | | | | | | | | · |
| Basic net income per share | \$ | 0.20 | \$ | 0.24 | \$ | 0.78 | \$ | 0.53 |
| Weighted average shares outstanding used in | | | | | | | | |
| computing basic income per share | | 41,050 | | 40,116 | | 40,981 | | 39,904 |
| Income per share Diluted | | | | | | | | |
| Diluted net income per share | \$ | 0.20 | \$ | 0.23 | \$ | 0.75 | \$ | 0.51 |
| Weighted average shares outstanding used in | | | | | | | | |
| computing diluted income per share | | 42,724 | | 41,245 | | 42,657 | | 41,112 |
| Other comprehensive income (loss): | | | | | | | | |
| Net income | \$ | 8,406 | \$ | 9,698 | \$ | 32,014 | \$ | 21,104 |
| Unrealized gain (loss) on investments, | | | | | | | | |
| available-for-sale | | (8) | | (15) | | 36 | | (9) |
| Unrealized gain (loss) on derivative instrument | | 169 | | (278) | | 209 | | (278) |
| Reclassification adjustment for realized gain on | | | | | | | | |
| investments, available-for-sale, net, included in | | | | | | | | |
| net income | | (1) | | (26) | | (1) | | (26) |
| Other comprehensive income (loss) | | 160 | | (319) | | 244 | | (313) |
| Comprehensive income | \$ | 8,566 | \$ | 9,379 | \$ | 32,258 | \$ | 20,791 |



BLUCORA, INC.

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(in thousands)

| | | ths ended e 30, |
|--|-----------|--------------------|
| | 2013 | 2012 |
| Operating activities: | | |
| Net income | \$ 32,014 | \$ 21,104 |
| Adjustments to reconcile net income to net cash provided by operating activities: | | |
| Stock-based compensation | 5,238 | 4,442 |
| Warrant-related stock-based compensation | | 4,286 |
| Loss (gain) on derivative instrument | 1,975 | (61) |
| Depreciation and amortization of intangible assets | 12,197 | 10,779 |
| Excess tax benefits from stock-based award activity | (27,036) | (19,051) |
| Deferred income taxes | (10,632) | (7,273) |
| Unrealized amortization of premium on investments, net | 1,113 | (412) |
| Loss on equity investment in privately-held company | 151 | |
| Amortization of debt issuance costs | 583 | 628 |
| Accretion of debt discount | 1,110 | 260 |
| Other | 86 | 22 |
| Cash provided (used) by changes in operating assets and liabilities: | | |
| Accounts receivable | (591) | 1,448 |
| Other receivables | (180) | 1,053 |
| Prepaid expenses and other current assets | 4,383 | 149 |
| Other long-term assets | (94) | 614 |
| Accounts payable | (2,641) | (5,457) |
| Deferred revenue | 1,088 | 2,846 |
| Accrued expenses and other current and long-term liabilities | 30,214 | 15,982 |
| Net cash provided by operating activities | 48,978 | 31,359 |
| Investing activities: | | |
| Business acquisition, net of cash acquired | | (279,386) |
| Equity investment in privately-held company | (4,000) | |
| Purchases of property and equipment | (2,047) | (494) |
| Change in restricted cash | 287 | 893 |
| Proceeds from sales of investments | 8,721 | 179,884 |
| Proceeds from maturities of investments | 53,585 | 32,125 |
| Purchases of investments | (167,434) | (6,031) |
| Net cash used by investing activities | (110,888) | (73,009) |
| Financing activities: | , , , | , , , |
| Proceeds from issuance of convertible debt, net of debt issuance costs of \$6,432 | 194,818 | |
| Proceeds from loan, net of debt issuance costs of \$2,343 and debt discount of \$953 | • | 96,704 |
| Repayment of debt | (10,000) | (25,000) |

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| Stock repurchases | | (1,051) | |
|--|---------|---------------|---------------|
| Excess tax benefits from stock-based award activity | | 27,036 | 19,051 |
| Proceeds from stock option exercises | | 1,244 | 5,496 |
| Proceeds from issuance of stock through employee stock purchase plan | | 461 | 189 |
| Tax payments from shares withheld upon vesting of restricted stock units | | (1,442) | (851) |
| Net cash provided by financing activities | | 211,066 | 95,589 |
| Net increase in cash and cash equivalents | | 149,156 | 53,939 |
| Cash and cash equivalents: | | | |
| Beginning of period | | 68,278 | 81,897 |
| End of period | \$ | 217,434 | \$ 135,836 |
| Cash paid for: | | | |
| Income taxes | \$ | 1,020 | \$ 2,381 |
| Interest | \$ | 1,444 | \$ 1,790 |
| Supplemental disclosure of non-cash investing activities: | | | |
| Purchases of property and equipment through leasehold incentives | \$ | 1,006 | \$ |
| See accompanying notes to Unaudited Condensed Consolidated F | inancia | al Statements | |

BLUCORA, INC.

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. The Company and Basis of Presentation

Description of the business: Blucora, Inc. (the Company or Blucora) operates two primary businesses: an internet search business and an online tax preparation business. The Company s search business, InfoSpace, consists primarily of a B2B offering that provides the Company s search technology, aggregated content, and services to its distribution partners for use on those partners own web properties. The search business also offers search services directly to consumers through the Company s own internet search properties. The tax preparation business consists of the operations of the TaxACT tax preparation online services and software business that the Company acquired on January 31, 2012.

The InfoSpace search business primarily offers search services through the web properties of its distribution partners. Such services are generally private-labeled and customized to address the unique requirements of each distribution partner. The search business also distributes aggregated search content through its own websites, such as Dogpile.com and WebCrawler.com. The search business does not generate its own search content, but instead aggregates search content from a number of content providers. Some of these content providers, such as Google and Yahoo!, pay the Company to distribute their content, and those providers are referred to as Search Customers.

On January 31, 2012, the Company acquired TaxACT Holdings, Inc. (TaxACT Holdings) and its wholly-owned subsidiary, TaxACT, Inc., (which until July 15, 2013 was named 2nd Story Software, Inc.) (2nd Story), which operates the TaxACT tax preparation online service and software business. The TaxACT business consists of an online tax preparation service for individuals, tax preparation software for individuals and professional tax preparers, and ancillary services. The majority of the TaxACT business s revenue is generated by the online service at www.taxact.com.

Segments: The Company has two reporting segments: Search and Tax Preparation. The Search segment is the InfoSpace business and the Tax Preparation segment is the TaxACT business. Unless the context indicates otherwise, the Company uses the term—search—to represent search services and uses the term—tax preparation—to represent services and products sold through the TaxACT business (see Note 10: Segment Information—).

Seasonality: Blucora s Tax Preparation segment is highly seasonal. Revenue from the Company s Tax Preparation segment tends to be highest during its first and second quarters as a result of significantly higher sales of income tax preparation services and products during the period from January through April. During the third and fourth quarter, the Tax Preparation segment typically reports losses because revenue from the segment is minimal while core operating expenses continue at relatively consistent levels.

2. Summary of Significant Accounting Policies

The Company s critical accounting policies and methodologies during the quarter ended June 30, 2013 include those described in its Annual Report on Form 10-K for the year ended December 31, 2012, along with those presented below.

Revenue recognition: The Company recognizes revenue when all four revenue recognition criteria have been met: persuasive evidence of an arrangement exists, the Company has delivered the product or performed the service, the fee is fixed or determinable, and collectability is probable. Determining whether and when these criteria have been satisfied involves exercising judgment and using estimates and assumptions that can have an impact on the timing and amount of revenue that the Company recognizes.

The Company also evaluates whether revenue should be presented on a gross basis, which is the amount that a customer pays for the service or product, or on a net basis, which is the customer payment less amounts the Company pays to suppliers. In making that evaluation, the Company considers indicators such as whether the Company is the primary obligor in the arrangement and assumes the risks and rewards as a principal in the customer transaction, including the credit risk, and whether the Company can set the sales price and select suppliers. The accounting principles generally accepted in the United States of America (GAAP) clearly indicate that the evaluation of these factors, which at times can be contradictory, are subject to significant judgment and subjectivity.

Search services revenue recognition: The majority of the Company s revenues are generated from its web search services. The Company generates search services revenue when an end user of such services clicks on a paid search link provided by a Search Customer and displayed on a distribution partners web property or on one of the Company s owned and operated web properties. The Search Customer that provided the paid search link receives a fee from the advertiser who paid for the click and the Search Customer pays the Company a portion of that fee. Revenue is recognized in the period in which the services are provided (i.e., when a paid search occurs) and is based on the amounts earned by and ultimately remitted to the Company. This revenue is recorded in the Search segment.

Under the Company s agreements with its Search Customers and its distribution partners, the Company is the primary obligor, separately negotiates each revenue or unit pricing contract independent of any revenue sharing arrangements, and assumes the credit risk for amounts invoiced to its Search Customers. For search services, the Company determines the paid search results, content, and information directed to its owned and operated websites and its distribution partners web properties.

The Company earns revenue from its Search Customers by providing paid search results generated from its owned and operated web properties and from its distribution partners—web properties based on separately negotiated and agreed-upon terms with each distribution partner. Consequently, the Company records search services revenue on a gross basis.

Tax preparation revenue recognition: The Company derives revenue from the sale of tax preparation online services, ancillary service offerings, packaged tax preparation software products, and multiple element arrangements that may include a combination of these items. Ancillary service offerings include tax preparation support services, data archive services, bank or reloadable pre-paid debit card services, e-filing services, and other value-added services. This revenue is recorded in the Tax Preparation segment.

The Company s tax preparation segment service revenue consists primarily of hosted tax preparation online services, tax preparation support services, data archive services, and e-filing services. The Company recognizes revenue from these services as the services are performed and the four revenue recognition criteria described above are met.

The Company recognizes revenue from the sale of its packaged software products when legal title transfers. This is generally when its customers download products from the Web or when the products ship.

The bank or reloadable prepaid debit card services are offered to taxpayers as an option to receive their tax refunds in the form of a prepaid bank card or to have the fees for the product and/or services purchased by the customers deducted from their refunds. Other value-added service revenue consists of revenue from revenue sharing and royalty arrangements with third party partners. Revenue for these transactions is recognized when the four revenue recognition criteria described above are met; for some arrangements that is upon filing and for other arrangements that is upon the Company s determination of when collectability is probable.

For products and/or services that consist of multiple elements, the Company must: (1) determine whether and when each element has been delivered; (2) determine the fair value of each element using the selling price hierarchy of vendor-specific objective evidence (VSOE) of fair value if available, third-party evidence (TPE) of fair value if VSOE is not available, and estimated selling price (ESP) if neither VSOE nor TPE is available; and (3) allocate the total price among the various elements based on the relative selling price method. Once the Company has allocated the total price among the various elements, it recognizes revenue when the revenue recognition criteria described above are met for each element.

VSOE generally exists when the Company sells the deliverable separately and is normally able to establish VSOE for all deliverables in these multiple element arrangements; however, in certain instances VSOE cannot be established. This may be because the Company infrequently sells each element separately, or has a limited sales history. When VSOE cannot be established, the Company attempts to establish a selling price for each element based on TPE. TPE is determined based on competitor prices for similar deliverables when sold separately. When the Company is unable to establish selling price using VSOE or TPE, it uses ESP in its allocation of arrangement consideration. ESP is the estimated price at which the Company would sell a product or service if it were sold on a stand-alone basis. The Company determines ESP for a product or service by considering multiple factors including, but not limited to, historical stand-alone sales, pricing practices, market conditions, competitive landscape, internal costs, and gross margin objectives.

In some situations, the Company receives advance payments from its customers. The Company defers revenue associated with these advance payments and recognizes the allocated consideration for each element when the Company ships the products or performs the services, as appropriate. Advance payments related to data archive services are deferred and recognized over the related contractual term.

Debt Issuance Costs and Debt Discount: Debt issuance costs and debt discounts are deferred and amortized as interest expense under the effective interest method over the contractual term of the related debt, adjusted for prepayments in the case of the Company s credit facility (see Note 8: Debt).

Debt issuance costs related to the Company s Convertible Senior Notes (the Notes) issued in 2013 were allocated to the liability and equity components of the instrument. The debt issuance costs allocated to the liability component are amortized to interest expense through the earlier of the maturity date of the Notes or the date of conversion, if any. The debt issuance costs allocated to the equity component of the Notes were recorded as an offset to additional paid in capital (See Note 8: Debt).

3. Acquisition

TaxACT Holdings. On January 31, 2012, the Company acquired all of the outstanding stock of TaxACT Holdings and its wholly-owned subsidiary, TaxACT, Inc., (which until July 15, 2013 was named 2nd Story Software, Inc.), which operates the TaxACT tax preparation online service and software business. The Company paid \$287.5 million in cash for this acquisition, less certain transaction expenses, and subject to certain specified working capital adjustments. The acquisition of the TaxACT business was funded from the Company s cash reserves and from the net proceeds of a \$105 million credit facility (of which \$100 million was drawn at the transaction s close). For further discussion of the credit facility, see Note 8: Debt . The acquisition was intended to diversify the Company s business model and expand its operations. The Company recorded \$185.5 million in goodwill upon final valuation.

Pro Forma Financial Information of Acquisitions (unaudited)

The financial information in the table below summarizes the combined results of operations of Blucora and the TaxACT tax preparation business on a pro forma basis for the six months ended June 30, 2012, as though it had been combined as of the beginning of the period, compared to the consolidated results for the three and six months ended June 30, 2013. This pro forma financial information is presented for informational purposes only and is not necessarily indicative of the results of operations that would have been achieved had the acquisition occurred at the beginning of 2012. The pro forma condensed combined statements of comprehensive income for the six months ended June 30, 2012 combines the historical results of the Company for the six months ended June 30, 2012 with the results of the TaxACT business for the month ended January 31, 2012.

The following amounts are in thousands:

| | Three mo | nths ended | Six months ended | | | |
|------------|-----------|------------|------------------|------------|--|--|
| | Jun | e 30, | June | e 30, | | |
| | 2013 | 2012 | 2013 | 2012 | | |
| Revenues | \$117,181 | \$ 100,883 | \$ 282,519 | \$ 237,469 | | |
| Net income | \$ 8,406 | \$ 9.698 | \$ 32,014 | \$ 25,397 | | |

4. Fair Value Measures

Certain financial assets and liabilities are remeasured and reported at fair value each reporting period. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The Company measures its cash equivalents, available-for-sale investments, and derivative instruments at fair value. The cash equivalents and available-for-sale investments are valued within Level 2 in the fair value hierarchy because the Company values its cash equivalents and marketable securities using alternative pricing sources utilizing market observable inputs. The Company classifies its interest rate swap derivative within Level 2 as the valuation inputs are based on quoted prices and market observable data of similar instruments. The Company classifies its warrant derivative within Level 3 because it is valued using the Black-Scholes valuation model, which has significant unobservable inputs. Those unobservable inputs reflect the Company s assumptions, consistent with reasonably available assumptions made by other market participants. This valuation requires significant judgment.

The fair value hierarchy of the Company s financial assets and liabilities carried at fair value and measured on a recurring basis is as follows (in thousands):

| | Fair value measurements at the reporting date using | | | | | | | |
|--|---|----------|----------|--------|-----------------|----|------------|--|
| | Quoted prices in | | | | | | | |
| | | | active | Si | gnificant other | S | ignificant | |
| | | | markets | S | observable | un | observable | |
| | | using | identica | l asse | ets inputs | | inputs | |
| | | | (Level | | | | | |
| | June | 30, 2013 | 1) | | (Level 2) | (| Level 3) | |
| Assets | | | | | | | | |
| Cash equivalents: | | | | | | | | |
| U.S. government securities | \$ | 8,051 | \$ | \$ | 8,051 | \$ | | |
| Money market funds | | 6,571 | | | 6,571 | | | |
| Commercial paper | | 55,998 | | | 55,998 | | | |
| Time deposits | | 996 | | | 996 | | | |
| Taxable municipal bonds | | 71,426 | | | 71,426 | | | |
| Total cash equivalents | | 143,042 | | | 143,042 | | | |
| Available-for-sale securities: | | | | | | | | |
| U.S. government securities | | 75,282 | | | 75,282 | | | |
| Commercial paper | | 8,499 | | | 8,499 | | | |
| Time deposits | | 8,814 | | | 8,814 | | | |
| Taxable municipal bonds | | 105,464 | | | 105,464 | | | |
| Total available-for-sale securities | | 198,059 | | | 198,059 | | | |
| Total assets | | 341,101 | | | 341,101 | | | |
| Liabilities | | | | | | | | |
| Derivative instruments | | | | | | | | |
| Warrant (see Note 5) | | (10,539) | | | | | (10,539) | |
| Interest rate swap (see Note 9) | | (88) | | | (88) | | | |
| Total liabilities | | (10,627) | | | (88) | | (10,539) | |
| Total assets and liabilities at fair value | \$ | 330,474 | \$ | \$ | 341,013 | \$ | (10,539) | |

| Fair value measurements at the reporting | | | | | | | |
|--|-------------|-------------------|--------------|--|--|--|--|
| | date using | | | | | | |
| Qu | oted prices | s in | | | | | |
| | active | Significant other | Significant | | | | |
| | markets | observable | unobservable | | | | |
| using | identical a | assets inputs | inputs | | | | |
| | (Level | | | | | | |
| December 31, 2012 | 1) | (Level 2) | (Level 3) | | | | |
| | | | | | | | |

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| C | ash equivalents: | | | | |
|----------|---|---------------|----------|---------|---------------|
| U | J.S. government securities | \$ 6,900 | \$ \$ | 6,900 | \$ |
| N | Ioney market and other funds | 13,723 | | 13,723 | |
| C | Commercial paper | 6,999 | | 6,999 | |
| T | ime deposits | 1,245 | | 1,245 | |
| T | axable municipal bonds | 8,794 | | 8,794 | |
| T | otal cash equivalents | 37,661 | | 37,661 | |
| A | vailable-for-sale securities: | | | | |
| U | J.S. government securities | 41,402 | | 41,402 | |
| C | Commercial paper | 9,396 | | 9,396 | |
| T | ime deposits | 7,169 | | 7,169 | |
| T | axable municipal bonds | 36,043 | | 36,043 | |
| T | otal available-for-sale securities | 94,010 | | 94,010 | |
| T | otal assets | 131,671 | | 131,671 | |
| L | iabilities | | | | |
| Γ | Derivative instruments | | | | |
| V | Varrant (see Note 5) | (8,564) | | | (8,564) |
| Iı | nterest rate swap (see Note 9) | (410) | | (410) | |
| T | otal liabilities | (8,974) | | (410) | (8,564) |
| T | otal assets and liabilities at fair value | \$ 122,697 | \$ \$ | 131,261 | \$ (8,564) |
| | | | | | |

Maturity information was as follows for investments classified as available-for-sale at June 30, 2013 (in thousands):

| | Amortized | | | | | Fair |
|---------------------|------------|---------|------------|-------|------------|------------|
| | | Gross 1 | ınrealized | Gross | unrealized | |
| | Cost | g | ains | 10 | osses | Value |
| Within one year | \$ 198,045 | \$ | 36 | \$ | (22) | \$ 198,059 |
| Greater than one ye | ear | | | | | |
| Total | \$ 198,045 | \$ | 36 | \$ | (22) | \$ 198,059 |

Maturity information was as follows for investments classified as available-for-sale at December 31, 2012 (in thousands):

| | Aı | nortized | | | | | Fair |
|---------------------|----|----------|---------|------------|-------|------------|-----------|
| | | | Gross u | ınrealized | Gross | unrealized | |
| | | Cost | g | ains | 10 | osses | Value |
| Within one year | \$ | 94,029 | \$ | 36 | \$ | (55) | \$ 94,010 |
| Greater than one ye | ar | | | | | | |
| Total | \$ | 94,029 | \$ | 36 | \$ | (55) | \$ 94,010 |

In the six months ended June 30, 2013 and 2012, and at December 31, 2012, the Company did not measure the fair value of any of its assets or liabilities other than cash equivalents, available-for-sale investments, and derivative instruments. The Company s management considers the carrying values of accounts receivable, other receivables, prepaid expenses and other current assets, accounts payable, accrued expenses, and other current liabilities to approximate fair values primarily due to their short-term nature.

5. Stock-Based Compensation

The Company has included the following amounts for stock-based compensation expense, including the cost related to restricted stock units (RSUs), stock options, and market stock units (MSUs, a form of share price performance-based restricted stock unit) granted under the Company s equity award plans including the Company s employee stock purchase plan (ESPP) and the warrant issued in August 2011 (the Warrant,), in the accompanying unaudited condensed consolidated statements of comprehensive income for the three and six months ended June 30, 2013 and 2012 (in thousands):

| Three mor | nths ended | Six mont | hs ended | | |
|-----------|------------|----------|----------|--|--|
| June | 30, | June 30, | | | |
| 2013 | 2012 | 2013 | 2012 | | |

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| Services cost of sales | \$ 228 | \$ 68 | \$ 447 | \$ 148 |
|---|-------------|-------------|-------------|-------------|
| Engineering and technology | 319 | 306 | 572 | 562 |
| Sales and marketing | 526 | 388 | 1,003 | 802 |
| General and administrative | 1,680 | 1,258 | 3,216 | 7,216 |
| Total | \$ 2,753 | \$ 2,020 | \$ 5,238 | \$ 8,728 |
| Excluded and capitalized as part of internal-use software | \$ 23 | \$ 25 | \$ 34 | \$ 45 |

In October 2011, the Company granted 200,000 stock options to a non-employee consultant who performed acquisition-related activities, and the award s vesting was predicated on completing a qualified acquisition under the terms of the award. The completion of the acquisition of the TaxACT business on January 31, 2012 constituted a qualifying acquisition under the terms of the award, and the vesting of the award resulted in a charge of \$903,000 to stock-based compensation expense in the six months ended June 30, 2012, which was classified in general and administrative expenses.

In August 2011, the Company issued a Warrant to purchase one million shares of common stock, exercisable at a price of \$9.62 per share. The Warrant was originally scheduled to expire on August 23, 2014, but the acquisition of the TaxACT business on January 31, 2012 was an event under the Warrant s terms that extended the expiration date to the earlier of August 23, 2017 or the effective date of a change of control of the Company. The extension of the Warrant s term was a modification that resulted in a \$4.3 million charge to stock-based compensation expense in the first quarter 2012 equal to the increase in the Warrant s fair value and was recognized in general and administrative expenses. Additionally, subsequent to the modification, the Company treated the award as a derivative instrument, and the modification date fair value previously recognized in paid in capital was classified as a current liability (See Note 9: Derivative Instruments and Hedging Activities).

The total net shares issued for RSUs vested, options exercised, and shares purchased pursuant to the ESPP during the three and six months ended June 30, 2013 and 2012 is presented below (in thousands):

| | Three mon June | | Six month | |
|-----------------------------------|-------------------|------|-----------|------|
| | 2013 | 2012 | 2013 | 2012 |
| RSUs vested | 128 | 127 | 224 | 173 |
| MSUs vested | | 30 | | 30 |
| Options exercised | 82 | 373 | 118 | 574 |
| Shares purchased pursuant to ESPP | | | 36 | 23 |
| Total | 210 | 530 | 378 | 800 |

6. Net Income per Share

The following table sets forth the computation of diluted net income per share (in thousands, except per share amounts):

| | Three months ended June 30, | | | Six months ended June 30, | | | | |
|--|-----------------------------|--------|----|---------------------------|------|--------|----|--------|
| | | 2013 | | 2012 | 2013 | | | 2012 |
| Diluted: | | | | | | | | |
| Numerator: | | | | | | | | |
| Net income | \$ | 8,406 | \$ | 9,698 | \$ | 32,014 | \$ | 21,104 |
| Less: Gain on derivative instrument | | | | (333) | | | | (61) |
| Net income diluted | \$ | 8,406 | \$ | 9,365 | \$ | 32,014 | \$ | 21,043 |
| Denominator: | | | | | | | | |
| Weighted average common shares, outstanding, diluted | | 42,724 | | 41,245 | | 42,657 | | 41,112 |
| Net income per share diluted | \$ | 0.20 | \$ | 0.23 | \$ | 0.75 | \$ | 0.51 |

Basic net income per share is computed using the weighted average number of common shares outstanding during the period. Diluted net income per share is computed using the weighted average number of common shares outstanding plus the number of potentially dilutive shares outstanding during the period. Potentially dilutive shares consist of the incremental common shares issuable upon the exercise of outstanding stock options, the Warrant, vesting of unvested RSUs and MSUs, and the impact of shares that could be issued upon conversion or maturity of our convertible debt. Potentially dilutive shares are excluded from the computation of earnings per share if their effect is antidilutive.

The weighted average dilutive and anti-dilutive shares for the three and six months ended June 30, 2013 and 2012 are as follows (in thousands):

| | Three months ended June 30, | | Six month June | |
|--|-----------------------------|--------|-------------------|--------|
| | | , | | , |
| | 2013 | 2012 | 2013 | 2012 |
| Weighted average common shares outstanding, basic | 41,050 | 40,116 | 40,981 | 39,904 |
| Dilutive stock options, RSUs, MSUs, and Warrant | 1,674 | 1,129 | 1,676 | 1,208 |
| Weighted average common shares outstanding, diluted | 42,724 | 41,245 | 42,657 | 41,112 |
| Antidilutive awards with an exercise price less than the average price during the applicable period excluded from dilutive share | | | | |
| calculation | 810 | 245 | 697 | 356 |
| Outstanding awards with an exercise price greater than the average price during the applicable period not included in dilutive share | | | | |
| calculation | 122 | 1,148 | 156 | 945 |
| Outstanding awards with performance conditions not completed | | | | |
| during the applicable period not included in dilutive share | | | | |
| calculation | 190 | 123 | 190 | 62 |

As more fully discussed in Note 8: Debt , we issued Convertible Senior Notes maturing in April 2019. We intend, upon conversion or maturity of the Notes, to satisfy any conversion premium by issuing shares of our common stock. For the three and six months ended June 30, 2013, shares potentially issuable upon conversion or maturity of the Notes were excluded from our earnings per share calculations as their effect would have been anti-dilutive.

7. Commitments and Contingencies

There have been no material changes during the period covered by this Quarterly Report on Form 10-Q, outside of the ordinary course of the Company s business, to the contractual obligations specified in the table of contractual obligations included in the Annual Report on Form 10-K, other than those previously disclosed in the Quarterly Report on Form 10-Q for the first quarter of 2013.

Litigation

From time to time the Company is subject to various legal proceedings or claims that arise in the ordinary course of business. Although the Company cannot predict the outcome of these matters with certainty, the Company s management does not believe that the disposition of these ordinary course matters will have a material adverse effect on the Company s financial position, results of operations, or cash flows.

8. Debt

Term Debt. On January 31, 2012, in conjunction with closing the Company s acquisition of the TaxACT business, TaxACT Inc. (TaxACT), which until July 15, 2013 was name@2story Software Inc., entered into an agreement

with a syndicate of lenders for a \$105 million credit facility, consisting of \$95 million term loan and up to \$10 million under a revolving credit facility. TaxACT s obligations under the credit agreement are guaranteed by TaxACT Holdings, a direct subsidiary of the Company and the direct parent of TaxACT, and are secured by the assets of the TaxACT business and the TaxACT equity owned by TaxACT Holdings. On January 31, 2012, TaxACT borrowed \$95 million of term debt and \$5 million under the revolving credit facility. A portion of any excess cash flows, as the term is defined in the credit agreement, must be used to make a mandatory prepayment on the term loan within sixty days of June 30th, beginning June 30, 2013, and in each succeeding year, in the event that the leverage ratio is more than two-to-one on June 30th of that year. Amounts outstanding under the term loan may be prepaid without penalty. During 2012, TaxACT repaid an aggregate of \$25.5 million of the debt, including the balance of revolving credit facility, and in April 2013 repaid an additional \$10.0 million of the outstanding debt.

The \$95 million term loan requires quarterly principal payments and matures on January 31, 2017. The interest rate on amounts borrowed under the term loan and the revolving loan is variable and payable as of the end of each interest period or, if more frequent, quarterly, based upon, at the election of TaxACT, the Alternate Base Rate or the LIBOR Rate, plus the Applicable Margin (as such terms are defined in the credit agreement). The Applicable Margin is dependent on the consolidated Total Leverage Ratio (as defined

in the credit agreement) of TaxACT Holdings and ranges from 2.0% to 3.5% for borrowings tied to the Alternative Base Rate and 3.0% to 4.5% for borrowings tied to the LIBOR Rate.

The credit agreement covenants limit TaxACT and its parent, TaxACT Holdings, from, in certain circumstances, incurring additional indebtedness, incurring liens, paying dividends to the Company, making capital expenditures over stipulated maximums, allowing the consolidated Total Leverage Ratio (as defined in the credit agreement) to exceed stipulated levels over the debt term, and allowing the Fixed Charge Coverage Ratio to be less than stipulated levels.

As of June 30, 2013, the term loan s gross carrying value of \$64.5 million approximates its fair value as it is a variable rate instrument and the current applicable margin approximates current market conditions.

Additionally, the Company was required to hedge a portion of the interest rate risk associated with the term debt 90 days after its inception, and that requirement was met on May 1, 2012 by the purchase of an interest rate swap with a financial institution which fixed the LIBOR Rate portion at 0.85% for \$37.5 million of the amount outstanding under the term loan. The interest rate swap was intended to reduce the risk that the Company s cash flows and earnings will be adversely affected by interest rate fluctuations. The swap s terms are scheduled to fix the interest rate on a declining amount outstanding under the term loan, approximating half of the debt balance, until the credit agreement s termination on January 31, 2017.

Convertible Senior Notes. On March 15, 2013, the Company issued \$201.25 million aggregate principal amount of its 4.25% Convertible Senior Notes (the Notes), inclusive of the underwriters exercise in full of their over-allotment option of \$26.25 million. The Notes mature on April 1, 2019 unless earlier purchased, redeemed, or converted in accordance with the terms and bear interest at a rate of 4.25% per year, which began to accrue on March 15, 2013 and is payable semi-annually in arrears on April 1 and October 1 of each year beginning on October 1, 2013. Based upon the above, annual interest payments for fiscal year 2013, fiscal years 2014 through 2018, and fiscal year 2019 will be \$4.7 million, \$8.6 million, and \$4.3 million, respectively. The Company received net proceeds from the offering of approximately \$194.8 million after adjusting for debt issuance costs, including the underwriting discount.

The Notes were issued under an indenture dated March 15, 2013 (the Indenture) by and between the Company and The Bank of New York Mellon Trust Company, N.A., as Trustee. There are no financial or operating covenants relating to the Notes.

On or before June 30, 2013, holders could not convert the Notes under any circumstances. After June 30, 2013 and prior to the close of business on the business day immediately preceding October 1, 2018, holders may convert all or a portion of the Notes at their option, in multiples of \$1,000 principal amount, only under the following circumstances:

- during any fiscal quarter commencing after the calendar quarter ending on June 30, 2013 (and only during such calendar quarter), if the last reported sale price of the Company s common stock for at least 20 trading days (whether or not consecutive) during a period of 30 consecutive trading days ending on the last trading day of the immediately preceding calendar quarter is greater than or equal to 130% of the conversion price on each applicable trading day;
- during the five business day period after any five consecutive trading day period (the measurement period) in which the trading price per \$1,000 principal amount of the Notes for each trading day of the measurement period was less than 98% of the product of the last reported sales price of the Company s common stock and the conversion rate on each trading day;

- · if the Company calls any or all of the Notes for redemption;
- · upon the occurrence of specified corporate events, including a merger or a sale of all or substantially all of the Company s assets; or
- at any time if the Company has not received stockholder approval (which approval was received May 2013) for flexible settlement in cash, shares of common stock, or any combination thereof.

On or after October 1, 2018 until the close of business on the second scheduled trading day immediately preceding the maturity date of April 1, 2019, holders may convert their Notes, in multiples of \$1,000 principal amount, at the option of the holder regardless of the foregoing circumstances.

The conversion rate for the Notes is initially 46.1723 shares per \$1,000 principal amount of Notes (equivalent to an initial conversion price of approximately \$21.66 per share of the Company s common stock). The conversion rate is subject to customary adjustment for certain events as described in the Indenture.

At the time the Company issued the Notes, the Company was only permitted to settle conversions with shares of its common stock. The Company received shareholder approval at its annual meeting in May 2013 to allow for flexible settlement, which

provides the Company with the option to settle conversions in cash, shares of common stock, or any combination thereof. The Company s intention is to satisfy conversion of the Notes with cash for the principal amount of the debt and shares of common stock for any related conversion premium.

The Company may not redeem the Notes prior to April 6, 2016. After April 6, 2016, the Company may, at its option, redeem for cash all or part of the Notes plus accrued and unpaid interest up to, but not including the redemption date. If the Company undergoes a fundamental change, (as described in the Indenture), subject to certain conditions, holders may require the Company to repurchase for cash all or part of their Notes in principal amounts of \$1,000 or an integral multiple thereof. The fundamental change repurchase price will be equal to 100% of the principal amount of the Notes to be repurchased, plus accrued and unpaid interest to, but excluding, the fundamental change repurchase date. However, if a fundamental change occurs and a holder elects to convert the Notes, the Company will, under certain circumstances, increase the applicable conversion rate for the Notes surrendered for conversion by a number of additional shares of common stock based on the date on which the fundamental change occurs or becomes effective and the price paid per share of the Company s common stock in the fundamental change as specified in the Indenture.

The Notes are unsecured and unsubordinated obligations of the Company and rank senior in right of payment to any of the Company s indebtedness that is expressly subordinated in right of payment to the Notes, and equal in right of payment to any of the Company s existing and future unsecured indebtedness that is not subordinated. The Notes are effectively junior in right of payment to any of the Company s secured indebtedness (to the extent of the value of assets securing such indebtedness) and structurally junior to all existing and future indebtedness and other liabilities, including trade payables, of the Company s subsidiaries. The Indenture does not limit the amount of debt that the Company or its subsidiaries may incur, including senior secured indebtedness.

The Notes may be settled in combination of cash or shares of common stock given the flexible settlement option. As a result, the Notes contain liability and equity components which were bifurcated and accounted for separately. The liability component of the Notes, as of the issuance date, was calculated by estimating the fair value of a similar liability issued at a 6.5% effective interest rate, which was determined by considering the rate of return investors would require in the Company s debt structure. The amount of the equity component was calculated by deducting the fair value of the liability component from the principal amount of the Notes, resulting in the initial recognition of \$22.3 million as the debt discount recorded in additional paid in capital for the Notes. The carrying amount of the Notes will be accreted to the principal amount over the remaining term to maturity and the Company will record a corresponding interest expense.

As of June 30, 2013, the net carrying amount of the Notes was as follows (in thousands):

June 30, 2013 Principal Amount \$ 201,250 Unamortized discount (21,368) Net Carrying Value \$ 179,882

The Company incurred debt issuance costs of \$6.4 million related to the Notes and allocated \$5.7 million of debt issuance costs to the liability component of the Notes. These costs will be amortized to interest expense over the six year term of the Notes or the date of conversion, if any.

The following table sets forth total interest expense related to the Notes (in thousands):

| | Three r | nonths ended | Six m | onths ended |
|--|---------|--------------|-------|-------------|
| | June | 20, 2013 | June | 2013 |
| Contractual interest expense (Cash) | \$ | 2,138 | \$ | 2,518 |
| Amortization of debt issuance costs (Non-cash) | | 215 | | 249 |
| Accretion of debt discount (Non-cash) | | 841 | | 973 |
| Total interest expense | \$ | 3,194 | \$ | 3,740 |
| Effective interest rate of the liability component | | 7.36% | | 7.32% |

The fair value of the principal amount of the Notes as of June 30, 2013 was \$226.7 million, based on the last trading price as of that date.

9. Derivative Instruments and Hedging Activities

The Company recognizes derivative instruments as either assets or liabilities on its unaudited condensed consolidated balance sheets at fair value. The Company records changes in the fair value of the derivative instruments as gains or losses in the unaudited

condensed consolidated statements of comprehensive income in other loss, net, or to accumulated other comprehensive income in the unaudited condensed consolidated balance sheets.

The presentation of derivative instruments on the unaudited condensed consolidated balance sheets is summarized below (in thousands):

| | | Fair value of derivative | | | lerivative | |
|---------------------------------------|--|--------------------------|-------------|-----|---------------|--|
| | | | instruments | | | |
| | | 1 | As of | | | |
| | | Ju | ine 30, | | As of | |
| | Balance sheet location | | 2013 | Dec | ember 31,2012 | |
| Derivative liabilities | | | | | | |
| Derivative designated as a hedging | | | | | | |
| instrument: | | | | | | |
| Interest rate contract (interest rate | | | | | | |
| swap) | Current liabilities - derivative instruments | \$ | 88 | \$ | 410 | |
| Derivative not designated as a | | | | | | |
| hedging instrument: | | | | | | |
| Equity contract (the Warrant) | Current liabilities - derivative instruments | | 10,539 | | 8,564 | |
| Total derivative liabilities | | \$ | 10,627 | \$ | 8,974 | |

The derivative instrument in a hedging relationship had no effect on income for any and all periods presented, as it did not have any hedging ineffectiveness.

The effect of the derivative instrument not designated as hedging instruments on income is summarized below for the three and six months ended June 30, 2013 and 2012 (in thousands):

| | | Loss (gain) recognized in other loss, net | | | | | |
|-----------------------|-----------------------------------|---|------------|-----------------|----------|--|--|
| | | Three mor | nths ended | Six months ende | | | |
| Derivative not | | June 30, | | | | | |
| designated as hedging | Statement of Comprehensive Income | 2013 | June 30, | June 30, | June 30, | | |
| instrument | location | | 2012 | 2013 | 2012 | | |
| Equity contract (the | Other loss, net | \$ | | | | | |
| Warrant) | | 2,323 | \$ (333) | \$ 1,975 | \$ (61) | | |

At June 30, 2013, the estimated fair value of the Warrant derivative instrument was \$10.5 million. The Company values the Warrant, classified within Level 3, by using the Black-Scholes option pricing model which takes into account a variety of factors, including historical stock price volatility, risk-free interest rates, remaining maturity, and

the closing price of our common stock. The Company believes the assumption that has the greatest impact on the determination of fair value is the closing price of our common stock.

The following table illustrates the potential impact of a change in stock price on the fair value of the derivative at June 30, 2013:

| | -10% | June closing | +10% | |
|---------------------------------------|----------|-----------------|-------|-----------|
| Effect of a 10% change in stock price | : | | - | |
| Variable changed | | | | |
| Closing stock price | \$ 16.69 | \$ | 18.54 | \$ 20.39 |
| Estimated fair value (in thousands) | \$ 8,910 | | | \$ 12,209 |

If our stock price increased or decreased by 10% (all other Black-Scholes variables held constant) our reported net income for the six months ending June 30, 2013 would have been \$30.4 million and \$33.7 million, respectively.

10. Segment Information

The Company changed its operational structure as a result of the January 31, 2012 acquisition of the TaxACT business. The Search segment is the InfoSpace business and the Tax Preparation segment is the TaxACT business. The Company s chief executive officer is its chief operating decision maker and reviews financial information presented on a disaggregated basis. This information is used for purposes of allocating resources and evaluating financial performance.

Search segment cost of revenue consists primarily of revenue sharing arrangements with the Company s distribution partners and usage-based content fees. Tax Preparation segment cost of revenue consists primarily of payment processing fees for customer transactions, royalties, and bank service fees.

The Company does not allocate certain general and administrative costs (including personnel and overhead costs), stock-based compensation, depreciation, amortization of intangible assets, other loss, net, or income tax expense to the reportable segments. Such amounts are reflected in the table below under the heading Corporate. The Company does not account for, and does not report to management, its assets or capital expenditures by segment other than goodwill and intangible assets used for impairment analysis purposes.

Information on reportable segments currently presented to the Company s chief operating decision maker and a reconciliation to consolidated net income for the three and six months ended June 30, 2013 and 2012 are presented below (in thousands):

| | Three months ended June 30, | | | Six months ended June 30, | | | | |
|-----------------------------------|-----------------------------|---------|----|---------------------------|----|---------|----|---------|
| | | 2013 | | 2012 | | 2013 | | 2012 |
| Search | | | | | | | | |
| Revenue | \$ | 94,497 | \$ | 81,808 | \$ | 195,098 | \$ | 157,103 |
| Cost of revenue | | 64,046 | | 58,236 | | 134,664 | | 111,342 |
| Operating expense | | 12,539 | | 8,494 | | 24,252 | | 17,310 |
| Search segment income | | 17,912 | | 15,078 | | 36,182 | | 28,451 |
| Search segment margin | | 19% | | 18% | | 19% | | 18% |
| Tax Preparation | | | | | | | | |
| Revenue | | 22,684 | | 19,075 | | 87,421 | | 59,476 |
| Cost of revenue | | 768 | | 1,539 | | 2,982 | | 4,118 |
| Operating expense | | 7,478 | | 5,582 | | 39,217 | | 21,269 |
| Tax Preparation segment income | | 14,438 | | 11,954 | | 45,222 | | 34,089 |
| Tax Preparation segment margin | | 64% | | 63% | | 52% | | 57% |
| Total Segment | | | | | | | | |
| Total segment revenue | | 117,181 | | 100,883 | | 282,519 | | 216,579 |
| Total segment cost of revenue | | 64,814 | | 59,775 | | 137,646 | | 115,460 |
| Total segment operating expenses | | 20,017 | | 14,076 | | 63,469 | | 38,579 |
| Total segment income | | 32,350 | | 27,032 | | 81,404 | | 62,540 |
| Total segment margin | | 28% | | 27% | | 29% | | 29% |
| Corporate | | | | | | | | |
| Operating expense | | 3,135 | | 2,525 | | 6,333 | | 6,331 |
| Stock-based compensation | | 2,753 | | 2,020 | | 5,238 | | 8,728 |
| Depreciation | | 990 | | 956 | | 1,993 | | 1,907 |
| Amortization of intangible assets | | 5,095 | | 5,248 | | 10,204 | | 8,872 |
| Other loss, net | | 6,304 | | 930 | | 7,309 | | 2,485 |
| Income tax expense | | 5,667 | | 5,655 | | 18,313 | | 13,113 |
| Total corporate | | 23,944 | | 17,334 | | 49,390 | | 41,436 |
| Net income | \$ | 8,406 | \$ | 9,698 | \$ | 32,014 | \$ | 21,104 |

11. Stock Repurchase Program

On February 6, 2013, the Company s Board of Directors approved a stock repurchase plan whereby the Company may purchase up to \$50 million of its common stock in open-market transactions during the succeeding 24-month period. Repurchased shares will be retired and resume the status of authorized but unissued shares of common stock. During the three months ended March 31, 2013, the Company purchased 67,700 shares in open-market transactions at a total cost, exclusive of purchase and administrative costs, of \$1.1 million, and at an average price of \$15.48 per share. Due to timing of the repurchase, \$1.1 million was included in accrued expenses and other current liabilities at March 31, 2013 and paid by June 30, 2013. There were no repurchases in the second quarter of 2013. As of June 30, 2013, the Company may repurchase up to an additional \$48.9 million of its common stock under the repurchase program.

12. Recent Accounting Pronouncements

Changes to GAAP are established by the Financial Accounting Standards Board (FASB) in the form of accounting standards updates (ASUs) to the FASB s Accounting Standards Codification. The Company considers the applicability and impact of all recent ASUs. ASUs not listed below were assessed and determined to be either not applicable or are expected to have minimal impact on the Company s consolidated financial position and results of operations.

In February 2013, the FASB issued an update to the authoritative guidance related to the reporting of amounts reclassified out of accumulated other comprehensive income. This new requirement about presenting information about amounts reclassified out of accumulated other comprehensive income and their corresponding effect on net income will present, in one place, information about significant amounts reclassified and, in some cases, cross-references to related footnote disclosures. The Company adopted this guidance in the first quarter of 2013, and the adoption of these disclosure requirements did not have a material impact on its consolidated financial statements.

13. Subsequent Event

On July 31, 2013, the Company entered into a definitive agreement to acquire all of the outstanding stock of Monoprice, Inc., for \$180 million, subject to certain working capital adjustments, and which includes a deferred compensation agreement. Monoprice, Inc. is an online provider of self-branded electronics and accessories for both consumers and businesses, operating primarily through its www.monoprice.com site. The acquisition, which is expected to close by the end of August, is subject to the expiration of the waiting period under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended, and other customary closing conditions.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations.

This Quarterly Report on Form 10-Q contains forward-looking statements that involve risks and uncertainties. The statements in this report that are not purely historical are forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. These forward-looking statements include, but are not limited to: statements regarding projections of our future financial performance; trends in our businesses; our future business plans and growth strategy, including our plans to expand, develop, or acquire particular operations, businesses, or assets; and the sufficiency of our cash balances and cash generated from operating, investing, and financing activities for our future liquidity and capital resource needs.

Forward-looking statements are subject to known and unknown risks, uncertainties, and other factors that may cause our results, levels of activity, performance, achievements, prospects, and other characterizations of future events or circumstances, to be materially different from those expressed or implied by such forward-looking statements. These risks, uncertainties, and other factors include, among others, those identified under Part II, Item 1A, Risk Factors and elsewhere in this report. You should not rely on forward-looking statements included herein, which speak only as of the date of this Quarterly Report on Form 10-Q or the date specified herein. We do not undertake any obligation to update publicly any forward-looking statement to reflect new information, events, or circumstances after the date of this Quarterly Report on Form 10-Q or to reflect the occurrence of unanticipated events.

Overview

Blucora, Inc. (Blucora, Company, or us) owns and operates two primary businesses: the InfoSpace online search business and the TaxACT tax preparation online services and software business. The InfoSpace business is primarily a B2B service that provides search technology, aggregated search content, and monetization solutions to its distribution partners for use on those distribution partners own web properties. InfoSpace also offers search services directly to consumers through its owned internet search properties. The TaxACT tax preparation business, acquired on January 31, 2012, consists of an online tax preparation service for individuals, tax preparation software for individuals and professional tax preparers, and ancillary services. Following the acquisition of the TaxACT business, we

determined that we have two reporting segments: Search and Tax Preparation.

Search

The majority of our revenues are generated by our Search segment. Our Search business primarily offers search services through the web properties of its distribution partners, which are generally private-labeled and customized to address the unique requirements of each distribution partner. The Search business also distributes aggregated search content through its own websites, such as Dogpile.com and WebCrawler.com. The InfoSpace search business does not generate its own search content, but instead aggregates search content from a number of content providers. Our technology selects search results from several search engine content providers, including Google, Yahoo!, and Bing, among others, and aggregates, filters, and prioritizes the results. This combination provides a more relevant search results page and leverages the investments made by our search engine content providers to continually improve the user experience. Some of these content providers, such as Google and Yahoo!, pay us to distribute their content, and those providers are referred to as Search Customers.

Revenue from our Search segment is generated primarily as a result of end users of our services clicking on paid search results displayed on our own branded websites or those of our distribution partners. These paid search results are provided to us by our Search Customers. The Search Customer that provided the paid search result receives a fee from the advertiser who paid for the click and the Search Customer pays us a portion of that fee. If the click originated from one of our distribution partners web properties, we

share a portion of the fee we receive with the partner. Revenue is recognized in the period in which such paid clicks occur and is based on the amounts earned and remitted to us by our Search Customers for such clicks. Revenue from Google accounts for approximately 89% of our Search segment revenue for both the three and six months ended June 30, 2013.

Tax Preparation

Our Tax Preparation segment generates its revenue through three primary methods: the sale of state and upgraded federal income tax preparation services and software to consumers and small businesses, the sale of ancillary services to consumers, and the sale of its professional edition income tax preparation software to professional tax preparers. The majority of the TaxACT business s revenue is generated by the online service at www.taxact.com. The TaxACT business s basic federal tax preparation online software service is free for everyone, meaning that any taxpayer can use the services to file his or her federal income taxes without paying for upgraded services. This free offer differentiates TaxACT s offerings from many of its competitors who have limited free software and/or services offerings. The TaxACT business generates revenue from a percentage of these free users who choose to upgrade for a fee to the deluxe product and/or ancillary services and/or to file their state income tax returns, which are not free, with TaxACT. The ancillary services include, among other things, taxpayer phone support, data archiving, a deferred payment option, a bank card product, e-filing services, and other value-added services. TaxACT is the generally accepted value player in the digital do it yourself space, offering comparable software and/or services at a lower cost to the end-user compared to larger competitors. This, coupled with its free for everyone offer, provides TaxACT a valuable marketing position. TaxACT s professional tax preparer software allows professional tax preparers to file individual returns for their clients. Revenue from professional tax preparers has historically constituted a relatively small percentage of the TaxACT business s overall revenue, and requires relatively modest incremental development costs as the basic software is substantially similar to the consumer-facing software and online service.

Seasonality

Our Tax Preparation segment is highly seasonal. Revenue from our Tax Preparation segment tends to be highest during our first and second quarters as a result of significantly higher sales of income tax preparation products and services during the period from January through April. During the third and fourth quarter, the Tax Preparation segment typically reports losses because revenue from the segment is minimal while core operating expenses continue at relatively consistent levels.

Use of Cash

As of June 30, 2013, we had \$415.5 million in cash, cash equivalents, and short-term investments. We may use these amounts in the future on investment in our current businesses, in acquiring new businesses or assets, for repayment of debt, or share repurchases. Such businesses or assets may not be related to search or tax preparation, and such acquisitions will result in us incurring further transaction related costs.

Subsequent Event

On July 31, 2013, the Company entered into a definitive agreement to acquire all of the outstanding stock of Monoprice, Inc., for \$180 million, subject to certain working capital adjustments, and which includes a deferred compensation agreement. Monoprice, Inc. is an online provider of self-branded electronics and accessories for both consumers and businesses, operating primarily through its www.monoprice.com site. The acquisition, which is expected to close by the end of August, is subject to the expiration of the waiting period under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended, and other customary closing conditions.

Overview of Operating Results

The following is an overview of our operating results for the second quarter of 2013 compared to the second quarter of 2012. A more detailed comparison of our operating results for these periods is included under the heading Results of Operations for the Three and Six Months Ended June 30, 2013 and 2012 in this Management s Discussion and Analysis of Financial Condition and Results of Operations.

Several of our key operating financial measures for the quarters ended June 30, 2013 and 2012 in total dollars (in thousands) and as a percentage of associated revenue are presented below:

Quarters ended June 30,
2013

Revenues\$ 117,181

% of
total revenues

Quarters ended June 30,
2012

% of
\$ 100,883

% of
total revenues

- 18 -

Quarters ended June 30, 2013 2012 Gross profit \$ 47,201 40% \$ 36,656 36%

7% \$ 9,698

10%

Revenues. The increase in revenues for the second quarter of 2013 as compared to the second quarter of 2012 was driven by an increase in revenue in both our Search and Tax Preparation segments of \$12.7 million and \$3.6 million, respectively. The increase in Search segment revenue was driven by an \$8.3 million (12%) increase in revenue generated from our distribution partners and a \$4.4 million (46%) increase in revenue generated from our owned and operated properties. The \$3.6 million (19%) increase in Tax Preparation segment revenue was driven by an increase in e-filings in the current year as well as the impact of the Internal Revenue Service (IRS) accepting federal income tax returns about two weeks later than in the previous tax season, which we believe contributed to a shift of some Tax Preparation segment revenue from the first quarter of 2013 to the second quarter of 2013.

Gross profit. The increase in gross profit as a percentage of revenues for the second quarter of 2013 as compared to the second quarter of 2012, is due to an increase in the Search segment gross margin related to the increasing proportion of our Search segment s revenues being generated from our owned and operated properties, which provide a higher margin than our distribution partners web properties, as well as the mix of revenue generated by distribution partners. In addition, the Tax Preparation segment gross margin increased primarily due to the combination of increased revenue while cost of revenue decreased due to a decrease in bank service fees on our bank card product.

Net income. The decrease in net income as a percentage of revenues for the second quarter of 2013 as compared to the second quarter of 2012 is due to an increase in Sales and Marketing for both segments, as well as other loss, net in the second quarter of 2013 compared to the second quarter of 2012. The increase in other loss, net relates to an increase in interest expense due to the issuance of the Notes in the current year as well as an increase in loss on derivative due to an increase in fair value of the Warrant. These increases are partially offset by the increase in the gross profit as a percentage of revenues as described above.

Results of Operations for the Three and Six Months Ended June 30, 2013 and 2012

Net income \$ 8,406

Business Segment Results

The following information presents the results of operations of our two reporting segments. Segment expenses do not include certain costs such as certain general and administrative (including personnel and overhead costs), stock-based compensation, depreciation, amortization of intangible assets, other loss, net, or income tax expense to the reportable segments.

Search

Search segment results for the three and six months ended June 30, 2013 and 2012 are as follows (in thousands):

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| | | Three mont June Percent of | | Percent of | | Six month June Percent of | 30, | Percent of |
|---|-----------|----------------------------|-----------|------------|------------|---------------------------------|------------|------------|
| | 2013 | Revenue | 2012 | Revenue | 2013 | Revenue | 2012 | Revenue |
| Search Revenue: Revenue from existing distribution partners (launched prior to the then-current | | | | | | | | |
| | \$ 75,851 | 80% | \$ 65,854 | 80% | \$ 163,152 | 84% | \$ 129,881 | 83% |
| year) Revenue from distribution | 4,713 | 5% | 6,380 | 8% | 5,884 | 3% | 8,113 | 5% |
| partners Revenue from owned and operated | 80,564 | 85% | 72,234 | 88% | 169,036 | 87% | 137,994 | 88% |
| properties Total Search | 13,933 | 15% | 9,574 | 12% | 26,062 | 13% | 19,109 | 12% |
| Revenue Cost of | 94,497 | | 81,808 | | 195,098 | | 157,103 | |
| revenue Operating | 64,046 | | 58,236 | | 134,664 | | 111,342 | |
| expense Segment | 12,539 | | 8,494 | | 24,252 | | 17,310 | |
| - | \$ 17,912 | | \$ 15,078 | | \$ 36,182 | | \$ 28,451 | |
| margin | | 19% | | 18% | | 19% | | 18% |

Search Revenue. Our ability to increase the revenue generated from our distribution partners—web properties is dependent on our ability to attract and retain distribution partners, which relies on providing a satisfying end user experience and an attractive monetization proposition to our distribution partners. Our ability to increase our online search services revenue and our installed application user base relies in part on our ability to attract and retain end users by providing a satisfying user experience. We manage our online direct marketing by projecting a desired return on our marketing expenditures and attempting to market according to that projected return. Revenue growth for our online direct marketing is dependent on our ability to execute to that projected return.

The increase in our search services revenue for the three and six months ended June 30, 2013, as compared to the three and six months ended June 30, 2012, is primarily due to increases in revenue generated by our distribution partners. For the three and six months ended June 30, 2013, as compared to the three and six months ended June 30, 2012, revenue from distribution partners increased by \$8.3 million (12%) and \$31.0 million (22%), respectively. We expect year over year revenue in our distribution partner network to decrease in the second half of 2013, which reflects the continued impact of the policy changes implemented in the first quarter by our most significant search customer, Google. The policy changes affect our distribution partners that acquire end-users of our search services through downloadable applications.

We generated 37% and 48% of our search services revenue through our top five distribution partners in the second quarter of 2013 and the second quarter of 2012, respectively. The web properties of our top five distribution partners for the second quarter of 2013 generated 36% of our search services revenue in the second quarter of 2012.

Revenue generated from our owned and operated properties for the three and six months ended June 30, 2013 as compared to the three and six months ended June 30, 2012, increased by \$4.4 million (46%) and \$7.0 million (37%), respectively. These increases are primarily due to an increase in revenue from our online direct marketing, offset in part by continued user attrition in our installed user base, resulting in fewer paid clicks. In general, we expect year over year revenue generated from our owned and operated properties to increase in the second half of 2013.

Search Cost of revenue. The Search segment s cost of revenue primarily consists of amounts paid under our revenue sharing arrangements with our distribution partners and usage-based content fees. The increase in cost of revenue for the three and six months ended June 30, 2013 as compared to the three and six months ended June 30, 2012 was primarily due to an increase in the revenue generated from our distribution partners web properties, with the resulting increase in shared revenue.

Because we share revenue with our distribution partners, the Search segment s cost of revenue will increase if search services revenue generated through our distribution partners web properties increases. In addition, cost of revenue from distribution can be impacted by the mix of revenue generated by distribution partners. We expect that revenue from searches conducted by end users on sites of our distribution partners will continue to be an increasing majority of our search services revenue.

Search Operating expense. The increase in operating expense for the three and six months ended June 30, 2013 as compared to the three and six months ended June 30, 2012 was primarily due to the increase in spending on our online direct marketing.

Tax Preparation

Tax Preparation segment results are as follows (in thousands):

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| | Three mon | nths ended | Six month | ns ended | | |
|-------------------|-----------|------------|-----------|-----------|--|--|
| | June | 30, | June 30, | | | |
| | 2013 | 2012 | 2013 | 2012 | | |
| Revenue | \$ 22,684 | \$ 19,075 | \$ 87,421 | \$ 59,476 | | |
| Cost of revenue | 768 | 1,539 | 2,982 | 4,118 | | |
| Operating expense | 7,478 | 5,582 | 39,217 | 21,269 | | |
| Segment income | \$ 14,438 | \$ 11,954 | \$ 45,222 | \$ 34,089 | | |
| Segment margin | 64% | 63% | 52% | 57% | | |

Tax Preparation Revenue. Our ability to generate tax preparation revenue is dependent on our ability to effectively market our consumer tax preparation software and online services and our ability to sell the related deluxe and ancillary services to our customers. We also generate revenue through the professional tax preparer software that we sell to professional tax preparers, who use it to prepare and file individual returns for their clients. Revenue from professional tax preparers has historically constituted a relatively small percentage of the overall revenue for the TaxACT business.

Tax Preparation revenue increased by \$3.6 million (19%) in the second quarter of 2013 compared to the second quarter of 2012, primarily due to an increase in e-filings in the current year as well as the impact of the IRS accepting federal income tax returns about

two weeks later than in the previous tax season, which we believe contributed to a shift of some Tax Preparation segment revenue from the first quarter of 2013 to the second quarter of 2013.

The increase in Tax Preparation revenue for the six months ended June 30, 2013 as compared to the six months ended June 30, 2012 primarily relates to the timing of the acquisition of TaxACT on January 31, 2012. The current year period contains six months of TaxACT results whereas the prior year period contains only five months of the results of the Tax Preparation segment.

Consumer tax preparation revenue is largely driven by our ability to acquire new users of the service, retain existing users, and upsell users to paid products and services. We measure our individual tax preparation customers using the number of federal tax accepted e-filings made through our software and services, and we refer to such tax filings as e-files. We consider growth in the number of e-files to be the most important non-financial metric in measuring the performance of the Tax Preparation business. Overall revenue is driven more by growth in e-files than by growth in revenue per user, which has historically grown modestly, as we have not made significant pricing adjustments. Because we acquired the TaxACT business during the course of the 2012 tax season, we believe that presenting e-file metrics covering the same time periods as the financial results presented (and comparable period) would be misleading. Accordingly, we are presenting these metrics for the entire six month periods ended June 30, 2013 and 2012 (in thousands):

| | | Six months ended | |
|-----------------------------------|---------------|-------------------|----------|
| | June 30, 2013 | June 30, 2012 (1) | % change |
| TaxACT desktop e-files | 275 | 261 | 5% |
| TaxACT online e-files | 4,968 | 4,581 | 8% |
| TaxACT sub-total e-files | 5,243 | 4,842 | 8% |
| TaxACT Free File Alliance e-files | (2) 152 | 164 | (7)% |
| TaxACT total e-files (3) | 5,395 | 5,006 | 8% |

- (1) We acquired the TaxACT business on January 31, 2012. Rather than presenting consumer tax unit metrics for only the portion of the six months ended June 30, 2012 following the TaxACT acquisition, we have presented our consumer tax preparation TaxACT unit performance for the six months ended June 30, 2012 on a comparable basis, assuming the acquisition occurred on January 1, 2012. We believe this is a more accurate indication of the year-over-year performance of the TaxACT business from the standpoint of our most important operational metric.
- (2) Free File Alliance e-files are provided as part of an IRS partnership that provides free electronic tax filing services to taxpayers meeting certain guidelines, based on income.
- (3) We redefined e-files in our Form 10-Q for the quarter ended March 31, 2013 to exclude e-filed extensions as we believe this is a more accurate metric in evaluating performance of the Tax Preparation segment. The figures set forth above for 2012 and 2013 reflect this change.

We primarily derive revenue from the professional tax preparation product in two ways: from per-unit licensing fees for the software and from amounts that we charge to e-file through the software. Thus, professional tax preparation revenue is dependent upon both the number of tax professionals purchasing the product and the number of e-filed returns made through this product. For the 2012 tax season, the number of e-filed returns made through our professional product increased by 12% compared to the prior year and we experienced a slight increase in the number of professional units sold.

Tax Preparation Cost of revenue. The Tax Preparation segment cost of revenue primarily consists of payment processing fees for customer transactions, royalties, and bank service fees. The decrease in cost of revenue for the second quarter of 2013 as compared to the second quarter of 2012 is primarily due to a \$635,000 decrease in bank service fees on our bank card product.

The decrease in cost of revenue for the six months ended June 30, 2013 as compared to the six months ended June 30, 2012 is due to a \$1.4 million decrease in bank service fees on our bank card product and a \$678,000 decrease in royalties, partially offset by a \$933,000 increase in credit card processing fees due to timing of the TaxACT acquisition on January 31, 2012.

Tax Preparation Operating expense. The increase in operating expenses for the Tax Preparation segment for the second quarter of 2013 as compared to the second quarter of 2012 primarily relates to increased advertising in the second quarter of 2013 compared to the second quarter of 2012.

The increase in operating expenses for the Tax Preparation segment for the six months ended June 30, 2013 as compared to the six months ended June 30, 2012 primarily relates to the current year containing six months of TaxACT results whereas the prior year contains only five months of the results of the Tax Preparation segment due to the timing of the acquisition on January 31, 2012,

further amplified by the fact that a relatively high percentage of tax season advertising occurs in January, a month that is included in 2013 results, but not in 2012 results due to the timing of the TaxACT acquisition, as well as an overall increase in advertising in the current year .

The Tax Preparation segment is highly seasonal; almost all of its annual revenue is generated in the first four months of the calendar year, as are the majority of the variable costs related to such revenue, such as payment processing fees, royalties, and advertising and marketing expenses. As a result, we expect the Tax Preparation segment to report losses during the third and fourth quarters because revenue from the segment is minimal, while core operating expenses continue at relatively consistent levels.

Consolidated Results

Cost of sales. Cost of sales consists of the Search and Tax Preparation segments—cost of revenue, amortization of acquired intangible assets, and certain costs associated with customer service and the operation of the data centers that serve our businesses, which include personnel expenses (which include salaries, benefits and other employee related costs, and stock-based compensation expense), the cost of temporary help and contractors to augment our staffing, bandwidth costs, and depreciation. Cost of sales in total dollars (in thousands) and as a percentage of total revenues for the three and six months ended June 2013 and 2012 are presented below:

| | Three months ended June 30, | | Change from | Six month June | Change from | |
|-------------------------------------|-----------------------------|-----------|-------------|-------------------|-------------|-----------|
| | 2013 | 2012 | 2012 | 2013 | 2012 | 2012 |
| Search segment cost of revenue | \$ 64,046 | \$ 58,236 | \$ 5,810 | \$ 134,664 | \$ 111,342 | \$ 23,322 |
| Tax Preparation segment cost of | | | | 2,982 | | |
| revenue | 768 | 1,539 | (771) | | 4,118 | (1,136) |
| Amortization of acquired intangible | | | | | | |
| assets | 1,927 | 2,080 | (153) | 3,867 | 3,591 | 276 |
| Data center operations | 2,545 | 1,880 | 665 | 5,743 | 3,735 | 2,008 |
| Depreciation | 466 | 424 | 42 | 952 | 840 | 112 |
| Other | 228 | 68 | 160 | 447 | 148 | 299 |
| Total cost of sales | \$ 69,980 | \$ 64,227 | \$ 5,753 | \$ 148,655 | \$ 123,774 | \$ 24,881 |
| Percentage of revenues | 60% | 64% | | 53% | 57% | |

The decrease in cost of sales as a percentage of revenues for the three and six months ended June 30, 2013 compared to June 30, 2012, was primarily due to a decrease in the Search segment s cost of sales as a percentage of revenue related to the increasing proportion of our Search segment s revenues being generated from our owned and operated properties, which have a higher margin than our distribution partners web properties, as well as the mix of revenue generated by distribution partners. In addition, the Tax Preparation segment s cost of sales as a percentage of revenue for the three and six months ended June 30, 2013 as compared to the three and six months ended June 30, 2012 decreased, primarily because revenue increased driven by higher unit sales while cost of revenue decreased due to a decrease in bank service fees on our bank card product and a decrease in royalties.

Engineering and technology expenses. Engineering and technology expenses are associated with the research, development, support, and ongoing enhancements of our offerings, including personnel expenses (which include salaries, stock-based compensation expense, and benefits and other employee related costs), software support and maintenance, and professional service fees. Engineering and technology expenses in total dollars (in thousands) and as

a percentage of total revenues for the three and six months ended June 30, 2013 and 2012 are presented below:

| Three mon | on this ended as 30, | | ange rom | Six mont June | ths ended e 30, | | ange om |
|--|----------------------|----|-------------|------------------|-----------------|----|------------|
| 2013 | 2012 | 2 | 012 | 2013 | 2012 | 20 | 012 |
| Engineering and technology expenses \$ 2,508 | \$ 2,448 | \$ | 60 | \$ 5,046 | \$ 5,021 | \$ | 25 |
| Percentage of revenues 2% | 2% | | | 2% | 2% | | |

Engineering and technology expenses were comparable for the three and six months ended June 30, 2013 and 2012.

Sales and marketing expenses. Sales and marketing expenses consist principally of marketing expenses associated with our TaxACT website (which includes the following channels: television, radio, online display and text, and email), our owned and operated web search properties (which consist of traffic acquisition, including our online direct marketing, which involve the purchase of online advertisements that drive traffic to an owned and operated website, agency fees, brand promotion expense, and market research expense), and personnel costs (which include salaries, stock-based compensation expense, and benefits and other employee related costs). Sales and marketing expenses in total dollars (in thousands) and as a percentage of total revenues for the three and six months ended June 30, 2013 and 2012 are presented below:

| , | Three months ended | | Change | Six montl | ns ended | Change |
|---------------------------------|--------------------|----------|----------|-----------|-----------|-----------|
| | June 30, | | from | June | 30, | from |
| | 2013 | 2012 | 2012 | 2013 | 2012 | 2012 |
| Sales and marketing expenses \$ | 3 14,067 | \$ 8,869 | \$ 5,198 | \$ 50,863 | \$ 28,312 | \$ 22,551 |
| Percentage of revenues | 12% | 9% | | 18% | 13% | |

The increase in sales and marketing expense for the second quarter of 2013 as compared to the second quarter of 2012 was primarily attributable to increased spending in our Search segment in support of our online direct marketing and to a lesser extent, increased spending in our Tax Preparation segment.

The increase in sales and marketing expenses for the six months ended June 30, 2013 as compared to the six months ended June 30, 2012 primarily relates to the current year containing six months of TaxACT results whereas the prior year contains only five months of the results of the Tax Preparation segment due to the timing of the acquisition on January 31, 2012. This increase is further amplified by the fact that a relatively high percentage of tax season advertising occurs in January, a month that is included in 2013 results, but not in 2012 results. Further contributing to the increase is increased spending in our Search segment in support of our online direct marketing.

General and administrative expenses. General and administrative (G&A) expenses consist primarily of personnel expenses (which include salaries, stock-based compensation expense, and benefits and other employee related costs), professional service fees (which include legal, audit, and tax fees), general business development and management expenses, occupancy and general office expenses, taxes and insurance expenses. G&A expenses in total dollars (in thousands) and as a percentage of total revenues for the three and six months ended June 30, 2013 and 2012 are presented below:

| | Three mon | ths ended | Change | Six month | ns ended | Change |
|-------------------------------------|-----------|-----------|----------|-----------|-----------|------------|
| | June | 30, | from | June | 30, | from |
| | 2013 | 2012 | 2012 | 2013 | 2012 | 2012 |
| General and administrative expenses | \$ 6,557 | \$ 5,356 | \$ 1,201 | \$ 12,941 | \$ 16,422 | \$ (3,481) |
| Percentage of revenues | 6% | 5% | | 5% | 8% | |

The increase in G&A expenses for the second quarter of 2013 as compared to the second quarter of 2012 was primarily attributable to an increase in corporate personnel expenses to support both our Search and Tax Preparation segment operations.

The decrease in G&A expenses for the six months ended June 30, 2013 as compared to the six months ended June 30, 2012 was primarily attributable to a net decrease in stock-based compensation of \$4.0 million related to \$5.2 million in expense recognized in the six months ended June 30, 2012 related to the modification of the Warrant and the vesting of non-employee stock options due to the acquisition of the TaxACT business (for further detail, see Note 5: Stock-Based Compensation to the Unaudited Condensed Consolidated Financial Statements in Part I, Item 1 of this report), offset by higher current year expense related to increased award activity. Offsetting the decrease in stock-based compensation was a \$1.0 million increase in salaries and benefits, as we increased our staff in the current year to support both our Search and Tax Preparation segment operations.

Depreciation and amortization of intangible assets. Depreciation of property and equipment includes depreciation of computers, software, office equipment and fixtures, and leasehold improvements not recognized in cost of sales. Amortization of definite-lived intangible assets represents the amortization of customer relationships, which are amortized over their estimated lives. Depreciation and amortization of intangible assets in total dollars (in thousands) and as a percentage of total revenues for the three and six months ended June 30, 2013 and 2012 are presented below are presented below:

| | T | hree mon June | | | ange om | | ths ended e 30, | Change from |
|--|----|------------------|-------------|----|------------|----------|-----------------|-------------|
| | 4 | 2013 | 2012 | 20 |)12 | 2013 | 2012 | 2012 |
| Depreciation | \$ | 524 | \$ 532 | \$ | (8) | \$ 1,041 | \$ 1,067 | \$ (26) |
| Amortization of intangible assets | | 3,168 | 3,168 | | 0 | 6,337 | 5,281 | 1,056 |
| Total depreciation and amortization of | | | | | | | | |
| intangible assets | \$ | 3,692 | \$ 3,700 | \$ | (8) | \$ 7,378 | \$ 6,348 | \$ 1,030 |
| Percentage of revenues | | 3% | 4% | | | 3% | 3% | |

For the second quarter of 2013 as compared to the second quarter of 2012, there were no significant changes in depreciation and amortization of intangible assets.

The increase in amortization of intangible assets for the six months ended June 30, 2013 as compared to the six months ended June 30, 2012 was primarily due to TaxACT acquisition on January 31, 2012. There was no material difference in the depreciation of property and equipment.

Other loss, net. Other loss, net for the three and six months ended June 30, 2013 and 2012 is presented below (in thousands):

| | Three mor | | Change from | Six mont | | Change from |
|--------------------------------------|-----------|---------|-------------|----------|----------|-------------|
| | 2013 | 2012 | 2012 | 2013 | 2012 | 2012 |
| Interest income | \$ (109) | \$ (52) | \$ (57) | \$ (164) | \$ (61) | \$ (103) |
| Interest expense | 2,890 | 1,009 | 1,881 | 4,038 | 1,853 | 2,185 |
| Amortization of debt issuance costs | 476 | 332 | 144 | 583 | 663 | (80) |
| Accretion of debt discount | 949 | 124 | 825 | 1,110 | 259 | 851 |
| Loss (gain) on derivative instrument | 2,323 | (333) | 2,656 | 1,975 | (61) | 2,036 |
| Other | (225) | (150) | (75) | (233) | (168) | (65) |
| Other loss, net | \$ 6,304 | \$ 930 | \$ 5,374 | \$ 7,309 | \$ 2,485 | \$ 4,824 |

The increase in interest expense, amortization of debt issuance costs, and accretion of debt discount for the three and six months ended June 30, 2013 as compared to the three and six months ended June 30, 2012 was primarily due to the interest expense, amortization of debt issuance costs, and accretion of debt discount on the \$201.25 million Notes issued on March 15, 2013 offset by slight decreases in the same categories from the TaxACT credit facility.

Loss (gain) on derivative relates to the change in fair value recorded on the Warrant. The Company believes the assumption that has the greatest impact on the determination of fair value is the closing price of our common stock (for further detail, see Note 9: Derivative Instruments and Hedging Activity of the Notes to the Unaudited Condensed Consolidated Financial Statements in Part I, Item 1 of this report). For the three and six months ended June 30, 2013, we recorded net losses on the derivative due to an increase in the fair value of the warrant outstanding. For the three and six months ended June 30, 2012, we recorded net gains due to a decrease in the fair value of the warrant outstanding.

Income Tax Expense. We recorded income tax expense of \$5.7 million and \$18.3 million in the three and six months ended June 30, 2013, respectively. We recorded income tax expense of \$5.6 million and \$13.1 million in the three and six months ended June 30, 2012, respectively. In the three and six months ended June 30, 2013, income tax expense differed from the taxes at the statutory rates primarily due to the non-deductible loss on the derivative. In the six months ended June 30, 2012, income tax expense differed from the taxes at the statutory rates primarily due to non-deductible stock compensation.

Non-GAAP Financial Measures

We define Adjusted EBITDA as net income, determined in accordance with the accounting principles generally accepted in the United States of America (GAAP), excluding the effects of discontinued operations (which includes loss from discontinued operations, net of taxes, and loss on sale of discontinued operations, net of taxes), income taxes, depreciation, amortization of intangible assets, stock-based compensation expense, and other loss (income), net (which includes such items as interest expense,

interest income, gains or losses on derivative instruments, foreign currency gains or losses, gains or losses from the disposal of assets, adjustments to the fair values of contingent liabilities related to business combinations, gains on resolution of contingencies, and litigation settlements).

We believe that Adjusted EBITDA provides meaningful supplemental information regarding our performance. We use this non-GAAP financial measure for internal management and compensation purposes, when publicly providing guidance on possible future results, and as a means to evaluate period-to-period comparisons. We believe that Adjusted EBITDA is a common measure used by investors and analysts to evaluate our performance, that it provides a more complete understanding of the results of operations and trends affecting our business when viewed together with GAAP results, and that management and investors benefit from referring to this non-GAAP financial measure. Items excluded from Adjusted EBITDA are significant and necessary components to the operations of our business and, therefore, Adjusted EBITDA should be considered as a supplement to, and not as a substitute for or superior to, GAAP net income. Other companies may calculate Adjusted EBITDA differently and, therefore, our Adjusted EBITDA may not be comparable to similarly titled measures of other companies. A reconciliation of our Adjusted EBITDA to net income, which we believe to be the most comparable GAAP measure, is presented for the three and six months ended June 30, 2013 and 2012 below (in thousands):

| | Three months ended | | | Six months ended | | | | |
|--|--------------------|-----------|--|------------------|----------|-----------|------|-----------|
| | | June 30, | | | June 30, | | | |
| | | 2013 2012 | | | 2013 | | 2012 | |
| Net income | \$ | 8,406 | | \$ | 9,698 | \$ 32,014 | 9 | \$ 21,104 |
| Depreciation and amortization of intangible assets | | 6,085 | | | 6,204 | 12,197 | | 10,779 |
| Stock-based compensation | | 2,753 | | | 2,020 | 5,238 | | 8,728 |
| Other loss, net | | 6,304 | | | 930 | 7,309 | | 2,485 |
| Income tax expense | | 5,667 | | | 5,655 | 18,313 | | 13,113 |
| Adjusted EBITDA | \$ | 29,215 | | \$ | 24,507 | \$ 75,071 | 9 | \$ 56,209 |

Adjusted EBITDA. The increase in Adjusted EBITDA for the three and six months ended June 30, 2013 as compared to the three and six months ended June 30, 2012, was primarily due to an increase in segment income from our Search and tax Preparation segments . The increase in segment income for the Search and Tax Preparation segments for the three months ended June 30, 2013 as compared to the three months ended June 30, 2012 was \$2.8 million and \$2.5 million, respectively. The increase in segment margin for the Search and Tax Preparation segments for the six months ended June 30, 2013 as compared to the six months ended June 30, 2012 was \$7.7 million and \$11.1 million, respectively.

We define non-GAAP net income as net income, determined in accordance with GAAP, excluding the effects of loss from discontinued operations, net of taxes, stock-based compensation expense, amortization of acquired intangible assets, accretion of debt discount on the Notes, gain or loss on derivative instruments, and the related cash tax impact of those adjustments, and non-cash income taxes from continuing operations. Non-cash income tax expense represents a reduction to cash taxes payable associated with the utilization of deferred tax assets, which primarily consist of U.S. federal net operating losses. The majority of these deferred tax assets will expire if unutilized in 2020.

We believe that non-GAAP net income and non-GAAP earnings per share provide meaningful supplemental information to management, investors and analysts regarding our performance and the valuation of our business by excluding items in the statement of operations that we do not consider part of our ongoing operations or have not been, or are not expected to be, settled in cash. Additionally, we believe non-GAAP net income and non-GAAP earnings per share are common measures used by investors and analysts to evaluate our performance and the valuation of our business. Non-GAAP net income should be evaluated in light of our financial results prepared in accordance with GAAP, and should be considered as a supplement to, and not as a substitute for or superior to, GAAP net income. Other companies may calculate non-GAAP net income differently, and therefore our non-GAAP net income may not be comparable to similarly titled measures of other companies. A reconciliation of our non-GAAP net income to net income, which we believe to be the most comparable GAAP measure, is presented for the three and six months ended June 30, 2013 and 2012 below (in thousands):

| | | Three months ended | | | Six months ended | | | ded |
|--|----|--------------------|-------|--------|------------------|--------|-------|--------|
| | | Jun | e 30, | | | Jun | e 30, | |
| | | 2013 | | 2012 | | 2013 | | 2012 |
| Net income | \$ | 8,406 | \$ | 9,698 | \$ | 32,014 | \$ | 21,104 |
| Stock-based compensation | | 2,753 | | 2,020 | | 5,238 | | 8,728 |
| Amortization of acquired intangible assets | | 5,095 | | 5,248 | | 10,204 | | 8,872 |
| Accretion of debt discount on convertible notes | | 841 | | | | 973 | | |
| Loss (gain) on derivative instrument | | 2,323 | | (333) | | 1,975 | | (61) |
| Cash tax impact of adjustments to GAAP net income | | (17) | | 3 | | (180) | | (87) |
| Non-cash income tax expense | | 5,231 | | 5,181 | | 16,405 | | 11,778 |
| Non-GAAP net income | \$ | 24,632 | \$ | 21,817 | \$ | 66,629 | \$ | 50,334 |
| Net income diluted | \$ | 0.20 | \$ | 0.23 | \$ | 0.75 | \$ | 0.51 |
| Stock-based compensation diluted | | 0.07 | | 0.05 | | 0.12 | | 0.21 |
| Amortization of acquired intangible assets diluted | | 0.12 | | 0.13 | | 0.24 | | 0.22 |
| Accretion of debt discount on convertible notes dilute | d | 0.02 | | | | 0.02 | | |
| Loss (gain) on derivative instrument diluted | | 0.05 | | (0.00) | | 0.05 | | (0.00) |
| Cash tax impact of adjustments to GAAP net | | | | | | | | |
| income diluted | | (0.00) | | 0.00 | | (0.00) | | (0.00) |
| Non-cash income tax expense per share diluted | | 0.12 | | 0.12 | | 0.38 | | 0.29 |
| Non-GAAP earnings per share diluted | \$ | 0.58 | \$ | 0.53 | \$ | 1.56 | \$ | 1.23 |

Non-GAAP net income. The increase in non-GAAP net income for the three months ended June 30, 2013 as compared to the three months ended June 30, 2012 is primarily due to a \$2.8 million and \$2.5 million increase in the Search and Tax Preparation segment income, respectively, driven by growth in each segment in the current quarter compared to the prior year quarter. Offsetting this increase is \$1.9 million in increased interest expense associated with the Notes issued in March 2013.

The increase in non-GAAP net income for the six months ended June 30, 2013 compared to the six months ended June 30, 2012, was primarily due to a \$7.7 million and \$11.1 million increase in Search and Tax Preparation segment

income, respectively, driven by growth in the Search segment and the timing of the acquisition on January 31, 2012 for the Tax Preparation segment. Offsetting this increase is \$2.8 million in increased interest expense associated with the Notes issued in March 2013.

Liquidity and Capital Resources

Cash, Cash Equivalents, and Short-Term Investments

Our principal source of liquidity is our cash, cash equivalents, and short-term investments. As of June 30, 2013, we had cash and marketable investments of \$415.5 million, consisting of cash and cash equivalents of \$217.4 million and available-for-sale short-term investments of \$198.1 million. We generally invest our excess cash in high quality marketable investments. These investments include securities issued by U.S. government agencies, commercial paper, money market funds, and municipal bonds. All of our financial instrument investments held at June 30, 2013 have minimal default risk and short-term maturities.

We have financed our operations primarily from cash provided by operating activities; accordingly, we believe that the cash generated from our operations and the cash and cash equivalents we have on hand will be sufficient to meet our operating requirements for the foreseeable future.

On January 31, 2013, we acquired TaxACT Holdings and its subsidiary, TaxACT, Inc. (which until July 15, 2013 was named 2nd Story, Inc.), operator of the TaxACT income tax preparation business. The acquisition of the TaxACT business was funded from our cash reserves and from the net proceeds of borrowings under a \$105 million credit facility. There are no restrictive covenants associated with the credit facility. During 2012, we repaid \$25.5 million outstanding under the credit facility, including all of the

amounts owed under the revolving credit facility portion of the debt. In April 2013, we repaid an additional \$10.0 million outstanding. Although we do not currently anticipate drawing on the revolving credit facility in the future, all \$10 million of that revolving credit facility is available for future use. The terms of the credit facility require principal and interest payments and required us to hedge a portion of the interest rate risk associated with the amounts outstanding under the term loan (for further detail, see Note 8: Debt of the Notes to the Unaudited Condensed Consolidated Financial Statements in Part I, Item 1 of this report).

In March 2013, we issued \$201.25 million principal amount of 4.25% Convertible Senior Notes (the Notes), due April 1, 2019, unless earlier purchased, redeemed, or converted in accordance with their terms (for further detail, see Note 8: Debt of the Notes to the Unaudited Condensed Consolidated Financial Statements in Part I, Item 1 of this report). The Notes bear interest at a rate of 4.25% per year, which began to accrue on March 15, 2013 and is payable semi-annually in arrears on April 1 and October 1 of each year beginning on October 1, 2013. We received net proceeds from the offering of approximately \$194.8 million after adjusting for debt issuance costs, including the underwriting discount. There are no financial or operating covenants relating to the Notes.

In addition to our operating requirements, we will require cash to pay interest on the credit facility and on the Notes and to make principal payments on the credit facility and on the Notes at maturity or upon conversion. As of May 2013, we are permitted to settle any conversion obligation under the Notes in cash, shares of our common stock, or a combination of cash and shares of our common stock, at our election. We intend to satisfy any conversion premium by issuing shares of our common stock. We plan to use our cash to fund operations in our current businesses, acquire new businesses or assets, to repay amounts associated with our debt, or for common stock repurchases. During the three months ended March 31, 2013, we purchased 67,700 shares of our common stock in open market transactions at a total cost of \$1.1 million.

We believe that existing cash, cash equivalents, short-term investments, and cash generated from operations will be sufficient to meet our anticipated cash needs for working capital and capital expenditures for at least the next 12 months, but the underlying levels of revenues and expenses that we project may not prove to be accurate. For further discussion of the risks to our business related to liquidity, see the paragraph in our Risk Factors (Part II, Item 1A of this report) under the heading Existing cash and cash equivalents, short-term investments, and cash generated from operations may not be sufficient to meet our anticipated cash needs for working capital and capital expenditures.

Contractual Obligations and Commitments

There have been no material changes during the period covered by this 10-Q, outside of the ordinary course of our business, to the contractual obligations specified in the table of contractual obligations included in the 10-K, other than those previously disclosed in the 10-Q for the first quarter 2013.

Off-balance sheet arrangements

We have no off-balance sheet arrangements other than operating leases. We do not believe that our operating leases are material to our current or future financial position, results of operations, revenues or expenses, liquidity, capital expenditures or capital resources.

Cash Flows

Our net cash flows were comprised of the following for the six months ended June 30, 2013 and 2012 (in thousands):

Six months ended June 30,

| | | / |
|---|------------|-----------|
| | 2013 | 2012 |
| Net cash provided by operating activities | \$ 48,978 | \$ 31,359 |
| Net cash used by investing activities | (110,888) | (73,009) |
| Net cash provided by financing activities | 211,066 | 95,589 |
| Net increase in cash and cash equivalents | \$ 149,156 | \$ 53,939 |

Net cash provided by operating activities. Net cash provided by operating activities was \$49.0 million and \$31.4 million for the six months ended June 30, 2013 and 2012, respectively. Our operating cash flows result primarily from net income offset by certain adjustments not affecting current period cash flows and the effect of changes in our operating assets and liabilities.

Net cash used by investing activities. Net cash used by investing activities was \$110.9 million and \$73.0 million for the six months ended June 30, 2013 and 2012. For the six months ended June, 2013, cash used by investing activities primarily consisted of \$167.4 million for purchases of investments, a \$4.0 million equity investment in a privately-held company, and \$2.1 million in purchases of property and equipment, partially offset by \$53.6 million in proceeds from the maturities of our investments and \$8.7

million from sales of our investments. For the six months ended June 30, 2012, cash used by investing activities primarily consisted of \$279.4 million in business acquisitions, net of cash acquired and purchases of investments of \$6.0 million. Partially offsetting cash used by investing activities were proceeds of \$179.9 million from the sales of investments, \$32.1 million from the maturities of our investments, and \$893,000 of restricted cash that was released to our use.

Net cash provided by financing activities. Net cash provided by financing activities was \$211.1 million and \$95.6 million for the six months ended June 30, 2013 and 2012. For the six months ended June 30, 2013, cash provided by financing activities primarily consisted of net proceeds from the issuance of the Notes of \$194.8 million, \$27.0 million of excess tax benefits from stock-based award activity, primarily due to utilizing equity net operating loss carryforwards from prior years, and \$1.7 million from the exercise of options and the issuance of stock through our employee stock purchase plan, offset by repayment of debt of \$10.0 million, purchases of our common stock under our stock repurchase plan of \$1.1 million, and \$1.4 million in tax payments from shares withheld upon vesting of restricted stock units. For the six months ended June 30, 2012, net cash provided by financing activities consisted of net loan proceeds of \$96.7 million, proceeds of \$19.1 million from excess tax benefits from stock-based award activity, and \$5.7 million from the exercise of options and the issuance of stock through our employee stock purchase plan. Partially offsetting cash provided by financing activities were cash payments of \$25.0 million for the repayment of debt under the credit facility entered into to help finance the acquisition of the TaxACT business, and \$851,000 in tax payments from shares withheld upon vesting of restricted stock units.

Critical Accounting Policies and Estimates

The preparation of our financial statements requires that we make estimates and judgments that affect the reported amounts of assets, liabilities, revenues, and expenses, and disclosure of contingent assets and liabilities. We base our estimates on historical experience and other assumptions that we believe to be reasonable under the circumstances. Actual results may differ from these estimates. Our critical accounting policies, estimates, and methodologies for the quarter ended June 30, 2013 are consistent with those in Management s Discussion and Analysis of Financial Condition and Results of Operations Critical Accounting Policies and Estimates in Part II, Item 7, of our Annual Report on Form 10-K for the year ended December 31, 2012, along with those presented below.

Revenue recognition: We recognize revenue when all four revenue recognition criteria have been met: persuasive evidence of an arrangement exists, we have delivered the product or performed the service, the fee is fixed or determinable, and collectability is probable. Determining whether and when these criteria have been satisfied involves exercising judgment and using estimates and assumptions that can have an impact on the timing and amount of revenue that we recognize.

We also evaluate whether revenue should be presented on a gross basis, which is the amount that a customer pays for the service or product, or on a net basis, which is the customer payment less amounts we pay to suppliers. In making that evaluation, we consider indicators such as whether we are the primary obligor in the arrangement and assume the risks and rewards as a principal in the customer transaction, including the credit risk, and whether we can set the sales price and select suppliers. GAAP clearly indicate that the evaluation of these factors, which at times can be contradictory, are subject to significant judgment and subjectivity.

Search services revenue recognition: The majority of our revenues are generated from our web search services. We generate search services revenue when an end user of such services clicks on a paid search link provided by a Search Customer and displayed on a distribution partners—web property or on one of our owned and operated web properties. The Search Customer that provided the paid search link receives a fee from the advertiser who paid for the click and the Search Customer pays us a portion of that fee. Revenue is recognized in the period in which the services are provided (e.g., a paid search occurs) and is based on the amounts earned by and ultimately remitted to us. This

revenue is recorded in the Search segment.

Under our agreements with our Search Customers and our distribution partners, we are the primary obligor, separately negotiate each revenue or unit pricing contract independent of any revenue sharing arrangements, and assume the credit risk for amounts invoiced to our Search Customers. For search services, we determine the paid search results, content, and information directed to our owned and operated websites and our distribution partners web properties.

We earn revenue from our Search Customers by providing paid search results generated from our owned and operated web properties and from our distribution partners—web properties based on separately negotiated and agreed-upon terms with each distribution partner. Consequently, we record search services revenue on a gross basis.

Tax preparation revenue recognition: We derive revenue from the sale of tax preparation online services, ancillary service offerings, packaged tax preparation software products, and multiple element arrangements that may include a combination of these items. Ancillary service offerings include tax preparation support services, data archive services, bank or reloadable pre-paid debit card services, e-filing services, and other value-added services. This revenue is recorded in the Tax Preparation segment.

Our tax preparation segment service revenue consists primarily of hosted tax preparation online services, tax preparation support services, data archive services, and e-filing services. We recognize revenue from these services as the services are performed and the four revenue recognition criteria described above are met.

We recognize revenue from the sale of our packaged software products when legal title transfers. This is generally when our customers download products from the Web or when the products ship.

The bank or reloadable prepaid debit card services are offered to taxpayers as an option to receive their tax refunds in the form of a prepaid bank card or to have the fees for the product and/or services purchased by the customers deducted from their refunds. Other value-added service revenue consists of revenue from revenue sharing and royalty arrangements with third party partners. Revenue for these transactions is recognized when the four revenue recognition criteria described above are met; for some arrangements that is upon filing and for other arrangements that is upon our determination of when collectibility is probable.

For products and/or services that consist of multiple elements, we must: (1) determine whether and when each element has been delivered; (2) determine the fair value of each element using the selling price hierarchy of vendor-specific objective evidence (VSOE) of fair value if available, third-party evidence (TPE) of fair value if VSOE is not available, and estimated selling price (ESP) if neither VSOE nor TPE is available; and (3) allocate the total price among the various elements based on the relative selling price method. Once we have allocated the total price among the various elements, we recognize revenue when the revenue recognition criteria described above are met for each element.

VSOE generally exists when we sell the deliverable separately and is normally able to establish VSOE for all deliverables in these multiple element arrangements; however, in certain instances VSOE cannot be established. This may be because we infrequently sell each element separately, or have a limited sales history. When VSOE cannot be established we attempt to establish a selling price for each element based on TPE. TPE is determined based on competitor prices for similar deliverables when sold separately. When we are unable to establish selling price using VSOE or TPE, we use ESP in our allocation of arrangement consideration. ESP is the estimated price at which we would sell a product or service if it were sold on a stand-alone basis. We determine ESP for a product or service by considering multiple factors including, but not limited to, historical stand-alone sales, pricing practices, market conditions, competitive landscape, internal costs, and gross margin objectives.

In some situations, we receive advance payments from our customers. We defer revenue associated with these advance payments and recognize the allocated consideration for each element when we ship the products or perform the services, as appropriate. Advance payments related to data archive services are deferred and recognized over the related contractual term.

Debt Issuance Costs and Debt Discount: Debt issuance costs and debt discounts are deferred and amortized as interest expense under the effective interest method over the contractual term of the related debt, adjusted for prepayments in the case of our credit facility.

Debt issuance costs related to the Notes issued in 2013 were allocated to the liability and equity components of the instrument. The debt issuance costs allocated to the liability are amortized to interest expense through the earlier of the maturity date of the Notes or the date of conversions, if any. The debt issuance costs allocated to the equity component of the Notes were recorded as an offset to additional paid in capital.

Recent Accounting Pronouncements

Changes to GAAP are established by the FASB in the form of ASUs to the FASB s Accounting Standards Codification. We consider the applicability and impact of all recent ASUs.

In February 2013, the FASB issued an update to the authoritative guidance related to the reporting of amounts reclassified out of accumulated other comprehensive income. This new requirement about presenting information about amounts reclassified out of accumulated other comprehensive income and their corresponding effect on net income will present, in one place, information about significant amounts reclassified and, in some cases, cross-references to related footnote disclosures. We adopted this guidance in the first quarter of 2013, and the adoption of these disclosure requirements did not have a material impact on our consolidated financial statements.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

There have been no material changes to our exposure to market risk from those that were disclosed in our Annual Report on Form 10-K as filed with the SEC on March 8, 2013, other than those previously disclosed in the 10-Q for the first quarter 2013.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

Our management evaluated, with the participation of our Chief Executive Officer and our Chief Financial Officer, the effectiveness of our disclosure controls and procedures as of the end of the period covered by this Quarterly Report on Form 10-Q. Based on this evaluation, our Chief Executive Officer and our Chief Financial Officer have concluded that our disclosure controls and procedures were effective as of June 30, 2013 to ensure that information we are required to disclose in reports that we file or submit under the Securities Exchange Act of 1934, as amended, is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure, and that such information is recorded, processed, summarized, and reported within the time periods specified in Securities and Exchange Commission rules and forms.

Changes in Internal Control over Financial Reporting

There was no change in our internal control over financial reporting that occurred during the second quarter of 2013 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting (as defined in Rule 13a-15(f) under the Securities Exchange Act of 1934, as amended).

PART II OTHER INFORMATION

Item 1. Legal Proceedings

See the litigation disclosure under the subheading Litigation in Note 7: Commitments and Contingencies to our Unaudited Condensed Consolidated Financial Statements included in Part I, Item 1 of this Quarterly Report on Form 10-Q.

ITEM 1A. Risk Factors

RISKS COMMON TO BOTH OF OUR BUSINESSES

Future revenue growth depends upon our ability to adapt to technological change and successfully introduce new and enhanced products and services.

The online service and software industries are characterized by rapidly changing technology, evolving industry standards, and frequent new product introductions. Our competitors in both the Search and Tax Preparation segments offer new and enhanced products and services every year, and customer expectations change as a result. We must successfully innovate and develop new products and features to meet changing customer needs and expectations. We will need to devote significant resources to continue to develop our skills, tools, and capabilities to capitalize on existing and emerging technologies. Our inability to successfully introduce new and enhanced products and services on a timely basis could harm our business and financial results.

Our products and services have historically been provided through desktop computers, but the number of people who access similar products and services through mobile devices such as smartphones and tablets has increased dramatically in the past few years. We have limited experience to date in developing products and services for users of these alternative devices, and the versions of our products and services developed for these devices may not be compelling to users. As new devices and new platforms are continually being released, it is difficult to predict the problems we may encounter in developing versions of our products and services for use on these alternative devices and we may need to devote significant resources to the creation, support, and maintenance of such offerings. If we are slow to develop products and services that are compatible with these alternative devices, particularly if we cannot do so as quickly as our competitors, we will fail to maintain or grow our share of the markets in which we compete. In addition, such new products and services may not succeed in the marketplace, resulting in lost market share, wasted development costs, and damage to our brands.

Our business depends on our strong reputation and the value of our brands.

Developing and maintaining awareness of our brands is critical to achieving widespread acceptance of our existing and future products and services and is an important element in attracting new customers. Adverse publicity (whether or not justified) relating to events or activities attributed to our businesses, our employees, our vendors, or our partners may tarnish our reputation and reduce the value of our brands. Damage to our reputation and loss of brand equity may reduce demand for our products and services and have an adverse effect on our future financial results. Such damage will also require additional resources to rebuild our reputation and restore the value of the brands.

Our website and transaction management software, data center systems, or the systems of third-party co-location facilities and cloud service providers could fail or become unavailable, which could harm our reputation and result in a loss of revenues and current or potential customers.

Any system interruptions that result in the unavailability or unreliability of our websites, transaction processing systems, or network infrastructure could reduce our revenue and impair our ability to properly process transactions. We use internally developed and third-party systems, including cloud computing and storage systems, for our online services and certain aspects of transaction processing. Some of our systems are relatively new and untested, and thus may be subject to failure or unreliability. Any system unavailability or unreliability may cause unanticipated system disruptions, slower response times, degradation in customer satisfaction, additional expense, or delays in reporting accurate financial information.

Our data centers and cloud service could be susceptible to damage or disruption, which could have a material adverse effect on our business. Our Search business relies on third-party co-location facilities and cloud service providers. Although these third party services provide some redundancy, not all of our systems and operations have backup redundancy. Our TaxACT business has a disaster recovery center which we built in late 2012 and have tested, but if the primary data center fails and the disaster recovery center fails to fully restore the failed environments, our TaxACT business will suffer, particularly if such interruption occurs during the tax season.

Our systems and operations, and those of our third-party service providers, could be damaged or interrupted by fire, flood, earthquakes, other natural disasters, power loss, telecommunications failure, Internet breakdown, break-in, human error, software bugs, hardware failures, malicious attacks, computer viruses, computer denial of service attacks, terrorist attacks, or other events beyond our control. Such damage or interruption may affect internal and external systems that we rely upon to provide our services, take and fulfill customer orders, handle customer service requests, and host other products and services. During the period in which services are unavailable, we will be unable or severely limited in our ability to generate revenues, and we may also be exposed to liability from those third parties to whom we provide services. We could face significant losses as a result of these events, and our business interruption insurance may not be adequate to compensate us for all potential losses. For these reasons, our business and financial results could be materially harmed if our systems and operations are damaged or interrupted.

If the volume of traffic to our infrastructure increases substantially, we must respond in a timely fashion by expanding our systems, which may entail upgrading our technology, transaction processing systems, and network infrastructure. Our ability to support our expansion and upgrade requirements may be constrained due to our business demands or constraints of our third-party co-location facility providers and cloud service providers. Due to the number of our customers and the services that we offer, we could experience periodic capacity constraints that may cause temporary unanticipated system disruptions, slower response times and lower levels of customer service, and limit our ability to develop, offer, or release new or enhanced products and services. Our business could be harmed if we are unable to accurately project the rate or timing of increases, if any, in the use of our services or we fail to adequately expand and upgrade our systems and infrastructure to accommodate these increases.

The security measures we have implemented to secure confidential and personal information may be breached, and such a breach may pose risks to the uninterrupted operation of our systems, expose us to mitigation costs, litigation, potential investigation and penalties by authorities, potential claims by persons whose information was disclosed, and damage our reputation.

Our networks and those from our third-party service providers may be vulnerable to unauthorized access by hackers, rogue employees or contractors, computer viruses, and other disruptive problems. A person who is able to circumvent security measures could misappropriate proprietary information or personal information or cause interruptions in our operations. Unauthorized access to, or abuse of, this information could result in significant harm to our business.

We collect and retain certain sensitive personal data. Our TaxACT business collects, uses, and retains large amounts of customer personal and financial information, including information regarding income, family members, credit cards, tax returns, bank accounts, social security numbers, and healthcare. Our search services receive, retain, and transmit certain personal information about our website visitors. Subscribers to some of our search services are required to provide information that may be considered to be personally identifiable or private information.

We are subject to laws, regulations, and industry rules, relating to the collection, use, and security of user data. We expect regulation in this area to increase. As a result of such new regulation, our current data protection policies and practices may not be sufficient and may require modification. New regulations may also impose burdens that may require notification to customers or employees of a security breach, restrict our use of personal information, and hinder our ability to acquire new customers or market to existing customers. As our business continues to expand to new industry segments that may be more highly regulated for privacy and data security, our compliance requirements and costs may increase. We have incurred, and may continue to incur, significant expenses

to comply with privacy and security standards and protocols imposed by law, regulation, industry standards, and contractual obligations.

A major breach of our systems or those of our third-party service providers may have serious negative consequences for our businesses, including possible fines, penalties and damages, reduced customer demand for our services, harm to our reputation and brands, further regulation and oversight by federal or state agencies, and loss of our ability to provide financial transaction services or accept and process customer credit card orders or tax returns. We may detect, or receive notices from customers or public or private agencies that they have detected, vulnerabilities in our servers, our software or third-party software components that are distributed with our products. The existence of vulnerabilities, even if they do not result in a security breach, may harm customer confidence and require substantial resources to address, and we may not be able to discover or remediate such security vulnerabilities before they are exploited. In addition, hackers develop and deploy viruses, worms and other malicious software programs that may attack our offerings. Although we deploy network and application security measures, internal control measures, and physical security procedures to safeguard our systems, there can be no assurance that a security breach, intrusion, loss or theft of personal information will not occur, which may harm our business, customer reputation and future financial results and may require us to expend significant resources to address these problems, including notification under data privacy regulations.

We rely on the infrastructure of the Internet over which we have no control and the failure of which could substantially undermine our operations.

The success of both our Search and Tax Preparation businesses depends on the maintenance and expansion of the infrastructure of the Internet. In particular, we rely on other companies to maintain reliable network systems that provide adequate speed, data capacity, and security. As the Internet continues to experience growth in the number of users, frequency of use, and amount of data transmitted, the segments of the internet infrastructure that we rely on may be unable to support the demands placed upon it. The failure of any parts of the internet infrastructure that we rely on, even for a short period of time, would substantially undermine our operations and would have a material adverse effect on our business and financial results.

We regularly consider acquisition opportunities, and our financial and operating results may suffer if we are unsuccessful in completing any such acquisitions on favorable terms or in integrating the targets.

An important component of our strategy for future growth is to acquire technologies and businesses. We may seek to acquire companies or assets that complement our existing businesses. We may also consider acquisitions of companies and assets that are not related to search or tax preparation. We regularly explore such opportunities in the ordinary course of our business and potential acquisition targets range in size from relatively small to a size comparable to our own, and therefore may be material to our business, financial condition, and results of operations. There can be no guarantee however that any of the opportunities that we evaluate will result in the purchase by us of any company or asset being evaluated, or that if successful we will be able to successfully integrate such acquisition.

If we are successful in our pursuit of any acquisition opportunities, we intend to use available cash, debt and/or equity financings, and/or other capital/ownership structures designed to diversify our capital sources and attract a competitive cost of capital, all of which may change our leverage profile. There are a number of factors that impact our ability to succeed in acquiring the companies and assets we identify, including competition for these companies and assets, sometimes from larger or better-funded competitors. As a result, our success in completing acquisitions is not guaranteed, and if we are successful, the purchase price and expected margins of these acquisitions, may vary significantly. If actual experience with respect to these factors differs from our assumptions, we could overpay for one or more of the potential transactions. Our expectation is that, to the extent we are successful, any acquisitions will be additive to our business and meet our return and investment hurdles, taking into account potential benefits of

diversification or operational synergies. However, these new business additions and acquisitions involve a number of risks and may not achieve our expectations; and therefore we could be adversely affected by any such new business additions or acquisitions.

Our financial and operating results may suffer if we are unsuccessful in completing and integrating acquisitions. If we are successful in acquiring new businesses or technologies, they may not be complementary to our current operations or leverage our current infrastructure and operational experience.

We intend to acquire and develop new businesses or technologies, and our future success may depend on our ability to successfully identify, acquire, and integrate such businesses and technologies. Potential acquisition targets range in size from relatively small to a size comparable to our own, and therefore may be material to our business, financial condition, and results of operations. If we are successful in identifying and acquiring targets, those targets may not be complementary to our current operations and may not leverage our existing infrastructure or operational experience. In addition, any acquisitions or developments of businesses or technologies may not prove successful. In the past, we have experienced negative financial results as the result of impairment charges of goodwill and other intangible assets related to certain acquisitions.

The process of identifying, acquiring, and integrating new businesses and technologies involves numerous risks that could materially and adversely affect our results of operations or stock price, including:

- · expenses related to the acquisition process, both for consummated and unconsummated transactions;
- · diversion of management s other key personnel s attention from current operations and other business concerns and potential strain on financial and managerial controls and reporting systems and procedures;
- disruption of our ongoing business or the ongoing acquired business, including impairment of existing
 relationships with the employees, distributors, suppliers, or customers of our existing businesses or those of the
 acquired companies;
- difficulties in assimilating the operations, products, technology, information systems, and management and other
 personnel of acquired companies that result in unanticipated allocation of resources, costs, or delays;
- the dilutive effect on earnings per share as a result of issuances of stock, incurring operating losses, and the amortization of intangible assets for the acquired business;
- stock volatility due to the perceived value of the acquired business by investors;
- any debt incurred to finance acquisitions would increase costs, may increase volatility in our stock price, and could accelerate a decline in stockholder equity in the event of poor financial performance;
- · diversion of capital from other uses;
- · failure to achieve the anticipated benefits of the acquisitions in a timely manner, or at all;
- · difficulties in acquiring foreign companies, including risks related to integrating operations across different cultures and languages, currency risks, and the particular economic, political, and regulatory risks associated with specific countries; and
- adverse outcome of litigation matters or other contingent liabilities assumed in or arising out of the acquisitions. Developing or acquiring a business or technology, and then integrating it with our other operations, will be complex, time consuming, and expensive. The successful integration of an acquisition requires, among other things, that we: retain key personnel; maintain and support preexisting supplier, distribution, and customer relationships; and integrate accounting and support functions. The complexity of the technologies and operations being integrated and the disparate corporate cultures and/or industries being combined, may increase the difficulties of integrating an acquired

technology or business. If our integration of acquired or internally developed technologies or businesses, including our recent acquisition of the TaxACT business, is not successful, we may experience adverse financial or competitive effects. There can be no assurance that the short- or long-term value of any business or technology that we develop or acquire will be equal to the value of the cash and other consideration that we paid or expenses we incurred.

Our stock price has been highly volatile and such volatility may continue.

The trading price of our common stock has been highly volatile. Between July 1, 2011 and June 30, 2013, our stock price ranged from \$8.04 to \$19.11. On July 26, 2013, the closing price of our common stock was \$20.56. Our stock price could decline or fluctuate significantly in response to many factors, including the other risks discussed in this report and the following:

- · actual or anticipated variations in quarterly and annual results of operations;
- announcements of significant acquisitions, dispositions, charges, changes in or loss of material contracts and relationships, or other business developments by us, our partners, or our competitors;
- · conditions or trends in the search services or tax preparation markets;
- · changes in general conditions in the U.S. and global economies or financial markets;
- · announcements of technological innovations or new services by us or our competitors;
- · changes in financial estimates or recommendations by securities analysts;
- · disclosures of any accounting issues, such as restatements or material weaknesses in internal control over financial reporting;
- equity issuances resulting in the dilution of stockholders;
- · the adoption of new regulations or accounting standards; and
- · announcements or publicity relating to litigation or governmental enforcement actions.

In addition, the market for technology company securities has experienced extreme price and volume fluctuations, and our stock has been particularly susceptible to such fluctuations. Often, class action litigation has been instituted against companies after periods of volatility in the price of such companies stock. If such litigation were to be instituted against us, even if we were to prevail, it could result in substantial cost and diversion of management s attention and resources.

Our financial results may fluctuate, which could cause our stock price to be volatile or decline.

Our financial results have varied on a quarterly basis and are likely to continue to fluctuate in the future. These fluctuations could cause our stock price to be volatile or decline. Many factors could cause our quarterly results to fluctuate materially, including but not limited to:

- changes or potential changes in our relationships with Google or Yahoo! or future significant Search Customers, such as the effects of changes to their requirements or guidelines or their measurement of the quality of traffic that we send to their advertiser networks, and any resulting loss or reduction of content that we can use or provide to our distribution partners;
- the loss, termination, or reduction in scope of key search distribution relationships as a result of, for example, distribution partners licensing content directly from content providers, or any suspension by our Search Customers (particularly Google) of the right to use or distribute content on the web properties of our distribution partners;
- the inability of our TaxACT business to meet our expectations;
- the extreme seasonality of our TaxACT business and the resulting large quarterly fluctuations in our revenues;
- the success or failure of our strategic initiatives and our ability to implement those initiatives in a cost effective manner;
- the mix of search services revenue generated by our owned and operated web properties versus our distribution partners web properties;
- the mix of revenues generated by our Search business versus our Tax Preparation business or other businesses we develop or acquire;
- · our, and our distribution partners , ability to attract and retain quality traffic for our search services;
- gains or losses driven by mark to market fair value accounting, particularly with respect to the Warrant we issued in August 2011, the value of which varies from quarter to quarter based on our stock price (see discussion above under Note 9: Derivative Instruments and Hedging Activities.);

- · litigation expenses and settlement costs;
- · expenses incurred in finding, negotiating, consummating, and integrating acquisitions;
- · variable demand for our services, rapidly evolving technologies and markets, and consumer preferences;
- · any restructuring charges we may incur;
- · any economic downturn, which may lead to lower online advertising revenue from advertisers;
- new court rulings, or the adoption of new laws, rules, or regulations, that adversely affect our ability to acquire content and distribute our search services, that adversely affect our tax preparation products and services, or that otherwise increase our potential liability;
- · impairment in the value of long-lived assets or the value of acquired assets, including goodwill, core technology, and acquired contracts and relationships; and
- the effect of changes in accounting principles or standards or in our accounting treatment of revenues or expenses. For these reasons, among others, you should not rely on period-to-period comparisons of our financial results to forecast our future performance. Furthermore, our fluctuating operating results may fall below the expectations of securities analysts or investors and financial results volatility could make us less attractive to investors, either of which could cause the trading price of our stock to decline.

We recently sold \$201.25 million aggregate principal amount of 4.25% Convertible Senior Notes, which may impact our financial results, result in the dilution of existing shareholders, and restrict our ability to take advantage of future opportunities.

In March of 2013, we sold \$201.25 million aggregate principal amount of 4.25% Convertible Senior Notes due 2019. We will be required to pay interest on the Notes until they come due, are called by us, or are converted, and the payment of that interest will

reduce our net income. The sale of the Notes may also affect our earnings per share figures, as accounting requirements may require that we include in our calculation of diluted earnings per share the number of shares of our common stock into which the Notes are convertible. We received approval at the 2013 annual meeting of stockholders for a flexible conversion option that allows us to pay the conversion right on these notes in cash and/or shares, and, that flexible conversion right may allow us to exclude from the earnings per share calculation the shares of our common stock into which the Notes are convertible. The Notes may be converted, under the conditions and at the premium specified in those notes, into shares of our common stock, into the cash equivalent of shares of our common stock, and/or into any combination of cash or shares. If converted into shares, the Notes will result in the dilution of our shareholders. If converted into cash, the Notes will require the payment of significant additional amounts above the initial principal. The payment of the interest payments, the repayment of the principal, and the potential payment of the conversion premium will require the use of a substantial amount of our cash, and if such cash is not available, we may be required to sell other assets or enter into alternate financing arrangements at terms that may or may not be desirable. The existence of the Notes and the obligations we incurred by issuing them may restrict our ability to take advantage of certain future opportunities, such as engaging in future debt or equity financing activities, which may reduce or impair our ability to acquire new businesses or invest in our existing businesses.

We incurred debt as part of our acquisition of the TaxACT business, which may adversely affect our financial condition and future financial results.

Our indirect subsidiary, TaxACT, Inc. (which until July 15, 2013 was named 2nd Story Software, Inc.), incurred debt as part of our acquisition of TaxACT s business, of which \$64.5 million remains outstanding. This debt is non-recourse debt that is guaranteed by TaxACT Holdings, Blucora s direct subsidiary, and TaxACT s direct parent. This debt may adversely affect our financial condition and future financial results by, among other things:

- · increasing TaxACT s vulnerability to downturns in its business, to competitive pressures, and to adverse economic and industry conditions;
- · requiring the dedication of a portion of our expected cash from TaxACT s operations to service this indebtedness, thereby reducing the amount of expected cash flow available for other purposes, including capital expenditures and acquisitions;
- · requiring cash infusions from Blucora to TaxACT if TaxACT is unable to meet its debt obligations;
- · increasing our interest payment obligations in the event that interest rates rise dramatically (including on the portion of the debt that has an interest rate hedge if such hedge becomes ineffective); and
- · limiting our flexibility in planning for, or reacting to, changes in our businesses and our industries. This credit facility imposes restrictions on TaxACT, including restrictions on TaxACT s ability to create liens on its assets and on our ability to incur indebtedness, and requires TaxACT to maintain compliance with specified financial ratios. TaxACT s ability to comply with these ratios may be affected by events beyond its control. In addition, this credit facility includes covenants, the breach of which may cause the outstanding indebtedness to be declared immediately due and payable. This debt, and our ability to repay it, may also negatively impact our ability to obtain additional financing in the future and may affect the terms of any such financing.

Existing cash and cash equivalents, short-term investments, and cash generated from operations may not be sufficient to meet our anticipated cash needs for servicing debt, working capital and capital expenditures.

Although we believe that existing cash and cash equivalents, short-term investments, and cash generated from operations will be sufficient to meet our anticipated cash needs for servicing debt, working capital and capital expenditures for at least the next 12 months, the underlying levels of revenues and expenses that we project may not prove to be accurate. In March of 2013, we sold \$201.25 million aggregate principal amount of 4.25% Convertible Senior Notes due 2019. In addition, as of June 30, 2013, TaxACT had \$64.5 million outstanding under the credit agreement it entered into in January 2012. Servicing this debt will require the dedication of a portion of our expected cash flow from operations, thereby reducing the amount of our cash flow available for other purposes. In addition, our ability to make scheduled payments of the principal of, to pay interest on or to refinance our indebtedness depends on our future performance, which is subject to economic, financial, competitive and other factors beyond our control. Our businesses may not continue to generate cash flow from operations in the future sufficient to service our debt and make necessary capital expenditures. If we are unable to generate such cash flow, we may be required to adopt one or more alternatives, such as selling assets, restructuring debt, or obtaining additional equity capital on terms that may be onerous or highly dilutive. Our ability to refinance our indebtedness will depend on the capital markets and our financial condition at such time. We may not be able to engage in any of these activities or engage in these activities on desirable terms, which could result in a default on our debt obligations.

In addition, we evaluate acquisitions of businesses, products, or technologies from time to time. Any such transactions, if completed, may use a significant portion of our cash balances and marketable investments. If we are unable to liquidate our investments when we need liquidity for acquisitions or business purposes, we may need to change or postpone such acquisitions or find alternative financing for such acquisitions. We may seek additional funding through public or private financings, through sales of

equity, or through other arrangements. Our ability to raise funds may be adversely affected by a number of factors, including factors beyond our control, such as economic conditions in the markets in which we operate and increased uncertainty in the financial, capital, and credit markets. Adequate funds may not be available when needed or may not be available on favorable terms. If we raise additional funds by issuing equity securities, dilution to existing stockholders may result. If funding is insufficient at any time in the future, we may be unable, or delayed in our ability, to develop or enhance our products or services, take advantage of business opportunities, or respond to competitive pressures, any of which could harm our business.

If others claim that our services infringe their intellectual property rights, we may be forced to seek expensive licenses, reengineer our services, engage in expensive and time-consuming litigation, or stop marketing and licensing our services.

Companies and individuals with rights relating to the software and online services industries have frequently resorted to litigation regarding intellectual property rights. In some cases, the ownership or scope of an entity s or person s rights is unclear and may also change over time, including through changes in U.S. or international intellectual property laws or regulations or through court decisions or decisions by agencies or regulatory boards that manage such rights. These parties have in the past, and may in the future, make claims against us alleging infringement of patents, copyrights, trademarks, trade secrets, or other intellectual property or proprietary rights, or alleging unfair competition or violations of privacy or publicity rights. Responding to any such claims could be time-consuming, result in costly litigation, divert management s attention, cause product or service release delays, require us to redesign our services, or require us to enter into royalty or licensing agreements. Our technology and services may not be able to withstand any third-party claims or rights against their use. If a successful claim of infringement was made against us and we could not develop non-infringing technology or content, or license the infringed or similar technology or content on a timely and cost-effective basis, our business could suffer.

We do not regularly conduct patent searches to determine whether the technology used in our services infringes patents held by third parties. Patent searches may not return every issued patent or patent application that may be deemed relevant to a particular product or service. It is therefore difficult to determine, with any level of certainty, whether a particular product or service may be construed as infringing a current or future U.S. or foreign patent.

We rely heavily on our technology and intellectual property, but we may be unable to adequately or cost-effectively protect or enforce our intellectual property rights, thus weakening our competitive position and negatively impacting our business and financial results. We may have to litigate to enforce our intellectual property rights, which can be time consuming, expensive, and difficult to predict.

To protect our rights in our services and technology, we rely on a combination of copyright and trademark laws, patents, trade secrets, confidentiality agreements with employees and third parties, and protective contractual provisions. We also rely on laws pertaining to trademarks and domain names to protect the value of our corporate brands and reputation. Despite our efforts to protect our proprietary rights, unauthorized parties may copy aspects of our services or technology, obtain and use information, marks, or technology that we regard as proprietary, or otherwise violate or infringe our intellectual property rights. In addition, it is possible that others could independently develop substantially equivalent intellectual property, our competitive position could be weakened.

Effectively policing the unauthorized use of our services and technology is time-consuming and costly, and the steps taken by us may not prevent misappropriation of our technology or other proprietary assets. The efforts we have taken to protect our proprietary rights may not be sufficient or effective, and unauthorized parties may obtain and use information, marks, or technology that we regard as proprietary, copy aspects of our services, or use similar marks or

domain names. In some cases, the ownership or scope of an entity s or person s rights is unclear and may also change over time, including through changes in U.S. or international intellectual property laws or regulations or through court decisions or decisions by agencies or regulatory boards that manage such rights. Our intellectual property may be subject to even greater risk in foreign jurisdictions, as protection is not sought or obtained in every country in which our services and technology are available and it is often more difficult and costly to obtain, register, or enforce our rights in foreign jurisdictions.

We may have to litigate to enforce our intellectual property rights, to protect our trade secrets, or to determine the validity and scope of others proprietary rights, which are sometimes not clear or may change. Litigation can be time consuming and expensive, and the outcome can be difficult to predict.

Delaware law and our charter documents may impede or discourage a takeover, which could cause the market price of our shares to decline.

We are a Delaware corporation and the anti-takeover provisions of Delaware law impose various impediments to the ability of a third party to acquire us, even if a change of control would be beneficial to our existing stockholders. For example, Section 203 of the

Delaware General Corporation Law may discourage, delay, or prevent a change in control by prohibiting us from engaging in a business combination with an interested stockholder for a period of three years after the person becomes an interested stockholder. In addition, our certificate of incorporation and bylaws contain provisions that may discourage, delay, or prevent a third party from acquiring us without the consent of our board of directors, even if doing so would be beneficial to our stockholders. Provisions of our charter documents that could have an anti-takeover effect include:

- the classification of our board of directors into three groups so that directors serve staggered three-year terms, which may make it difficult for a potential acquirer to gain control of our board of directors;
- the requirement for supermajority approval by stockholders for certain business combinations;
- the ability of our board of directors to authorize the issuance of shares of undesignated preferred stock without a vote by stockholders;
- the ability of our board of directors to amend or repeal our bylaws;
- · limitations on the removal of directors:
- · limitations on stockholders ability to call special stockholder meetings;
- · advance notice requirements for nominating candidates for election to our board of directors or for proposing matters that can be acted upon by stockholders at stockholder meetings; and
- · certain restrictions in our charter on transfers of our common stock designed to preserve our federal net operating loss carryforwards (NOLs).

At our 2009 annual meeting, our stockholders approved an amendment to our certificate of incorporation that restricts any person or entity from attempting to transfer our stock, without prior permission from the Board of Directors, to the extent that such transfer would (i) create or result in an individual or entity becoming a five-percent stockholder of our stock, or (ii) increase the stock ownership percentage of any existing five-percent stockholder. This amendment provides that any transfer that violates its provisions shall be null and void and would require the purported transferee to, upon our demand, transfer the shares that exceed the five percent limit to an agent designated by us for the purpose of conducting a sale of such excess shares. This provision in our certificate of incorporation may make the acquisition of Blucora more expensive to the acquirer and could significantly delay, discourage, or prevent third parties from acquiring Blucora without the approval of our board of directors.

If there is a change in our ownership within the meaning of Section 382 of the Internal Revenue Code, our ability to use our NOLs may be severely limited or potentially eliminated.

As of December 31, 2012, we had NOLs of \$723.3 million that will expire primarily over an eight to twelve year period. If we were to have a change of ownership within the meaning of Section 382 of the Internal Revenue Code (defined as a cumulative change of 50 percentage points or more in the ownership positions of certain stockholders owning five percent or more of a company s common stock over a three-year rolling period), then under certain conditions, the amount of NOLs we could use in any one year could be limited to an amount equal to our market capitalization, net of substantial non-business assets, at the time of the ownership change multiplied by the federal long-term tax exempt rate. Our certificate of incorporation imposes certain limited transfer restrictions on our common stock that we expect will assist us in preventing a change of ownership and preserving our NOLs, but there can be no assurance that these restrictions will be sufficient. In addition, other restrictions on our ability to use the NOLs may be triggered by a merger or acquisition, depending on the structure of such a transaction. It is our intention to limit the potential impact of these restrictions, but there can be no guarantee that such efforts will be successful. If we are unable to use our NOLs before they expire, or if the use of this tax benefit is severely limited or eliminated, there could be a material reduction in the amount of after-tax income and cash flow from operations, and it could have an effect on our ability to engage in certain transactions.

If we are unable to hire, retain, and motivate highly qualified employees, including our key employees, we may not be able to successfully manage our business.

Our future success depends on our ability to identify, attract, hire, retain, and motivate highly skilled management, technical, sales and marketing, and corporate development personnel. Qualified personnel with experience relevant to our businesses are scarce and competition to recruit them is intense. If we fail to successfully hire and retain a sufficient number of highly qualified employees, we may have difficulties in supporting or expanding our businesses. Realignments of resources, reductions in workforce, or other operational decisions have created and could continue to create an unstable work environment and may have a negative effect on our ability to hire, retain, and motivate employees.

Our business and operations are substantially dependent on the performance of our key employees. Changes of management or key employees may cause disruption to our operations, which may materially and adversely affect our business and financial results or

delay achievement of our business objectives. In addition, if we lose the services of one or more key employees and are unable to recruit and retain a suitable successor, we may not be able to successfully and timely manage our business or achieve our business objectives. For example, the success of our Search business is partially dependent on key personnel who have long-term relationships with our Search Customers and distribution partners. There can be no assurance that any retention program we initiate will be successful at retaining employees, including key employees.

Like many technology companies, we use stock options, restricted stock units, and other equity-based awards to recruit and retain senior level employees. With respect to those employees to whom we issue such equity-based awards, we face a significant challenge in retaining them if the value of equity-based awards in aggregate or individually is either not deemed by the employee to be substantial enough or deemed so substantial that the employee leaves after their equity-based awards vest. If our stock price does not increase significantly above the exercise prices of our options or does not increase significantly above the comparative index price for our market stock units, we may need to issue new equity-based awards in order to motivate and retain our executives. We may undertake or seek stockholder approval to undertake other equity-based programs to retain our employees, which may be viewed as dilutive to our stockholders or may increase our compensation costs. Additionally, there can be no assurance that any such programs, or any other incentive programs, we undertake will be successful in motivating and retaining our employees.

Restructuring and streamlining our business, including implementing reductions in workforce, discretionary spending, and other expense reductions, may harm our business.

We have in the past and may in the future find it advisable to take measures to streamline operations and reduce expenses, including, without limitation, reducing our workforce or discontinuing products or businesses. Such measures may place significant strains on our management and employees, and could impair our development, marketing, sales, and customer support efforts. We may also incur liabilities from these measures, including liabilities from early termination or assignment of contracts, potential failure to meet obligations due to loss of employees or resources, and resulting litigation. Such effects from restructuring and streamlining could have a negative impact on our business and financial results.

RISKS RELATED TO OUR SEARCH BUSINESS

We may be unable to compete successfully in the search market.

We face intense competition in the search market. Many of our competitors have substantially greater financial, technical, and marketing resources, larger customer bases, longer operating histories, more developed infrastructures, greater brand recognition, better access to vendors, or more established relationships in the industry than we have. Our competitors may be able to adopt more aggressive pricing policies, develop and expand their product and service offerings more rapidly, adapt to new or emerging technologies and changes in content provider and distribution partner requirements more quickly, achieve greater economies of scale, and devote greater resources to the marketing and sale of their products and services than we can. Some of the companies that we compete with in the search market are currently Search Customers of ours, the loss of any of which could harm our business. In addition, we may face increasing competition for search market share from new search startups, mobile search providers, and social media sites and applications. If we are unable to match or exceed our competitors marketing reach and customer service experience, our business may not be successful. Because of these competitive factors and due to our relatively small size and financial resources, we may be unable to compete successfully in the search market and, to the extent that these competitive factors apply to other markets that we pursue, in such other markets.

Failure by us or our search distribution partners to comply with the guidelines promulgated by Google and Yahoo! may cause that Search Customer to temporarily or permanently suspend the use of its content or terminate its

agreement with us, or may require us to modify or terminate certain distribution relationships.

If we or our search distribution partners fail to meet the guidelines promulgated by Google or Yahoo! for the use of their content, we may not be able to continue to use their content or provide the content to such distribution partners. Our agreements with Google and Yahoo! give them the ability to suspend the use and the distribution of their content for non-compliance with their requirements and guidelines and, in the case of breaches of certain other provisions of their agreements, to terminate their agreements with us immediately, regardless of whether such breaches could be cured.

The terms of the Search Customer agreements with Google and Yahoo! and the related guidelines are subject to differing interpretations by the parties. Google and Yahoo! have in the past suspended, and may in the future, suspend their content provided to our websites and the websites of our distribution partners, without notice, when they believe that we or our distribution partners are not in compliance with their guidelines or are in breach of the terms of their agreements. During such suspension we will not receive any revenue from any property of ours or a distribution partner that is affected by the suspended content, and the loss of such revenue could harm our business and financial results.

Additionally, as our business evolves, we expect that the guidelines of Google and Yahoo!, as well as the parties interpretations of compliance, breach, and sufficient justification for suspension of use of content will change. Both Yahoo! and Google regularly change their guidelines and requirements, both as part of our renegotiation of our agreements with them and generally as they manage their networks of distribution partners. These changes in the guidelines and any changes in the parties interpretations of those guidelines may result in restrictions on our use of the Google and Yahoo! search services, and may require us to terminate our agreement with distribution partners or forego entering into agreements with distribution partners. The loss or reduction of content that we can use or make available to our distribution partners as a result of suspension, termination, or modification of distribution or Search Customer agreements could have a material adverse effect on our business and financial results.

Restrictions on our ability, and the ability of our search distribution partners, to distribute, market, or offer search-related applications, products, and services may impact our financial results.

A significant portion of our Search revenue is dependent on business models that can be negatively impacted by changes in policies or technology. For example, many of our Search distribution partners distribute applications, extensions, or toolbars that are monetized through the search services that we provide. Our Search Customers require that such applications, extensions, or toolbars, and the distribution of those applications, extensions, or toolbars, comply with certain guidelines. Our Search Customers can and do modify these guidelines from time to time, and recent modifications of these guidelines may impact the distribution of applications, extensions, or toolbars that drive traffic and revenue to our search services. In addition, our Search Customers—guidelines have in the past, and may in the future, negatively affected our ability, and the ability of our search distribution partners, to drive traffic to our search services through the use of search engine marketing.

Further, certain third parties have introduced, and can be expected to continue to introduce, new or updated technologies, applications, and policies that may interfere with the ability of users of search services provided directly by us or by our search distribution partners to access those services. For example third parties have introduced technologies and applications (including new and enhanced web browsers) that prevent users from downloading the extensions or toolbars provided by some of our search partners. Those applications may also have features and policies that interfere with the functionality of search boxes embedded within extensions and toolbars and the maintenance of home page and other settings previously selected by users.

Any changes in technologies, applications, and policies that restrict the distribution, marketing, and offering of search-related applications, extensions, toolbars, products, and services may impact our operating and financial results.

Most of our search services revenue is attributable to Google, and the loss of, or a payment dispute with, Google or any other significant Search Customer would harm our business and financial results.

If Google, Yahoo!, or any future significant Search Customer were to substantially reduce or eliminate the content it provides to us or to our distribution partners, our business results could materially suffer if we are unable to establish and maintain new Search Customer relationships, or expand our remaining Search Customer relationships, to replace the lost or disputed revenue. Google accounted for approximately 72% of our total Company revenues in the second quarter of 2013. Yahoo! remains an important partner and contributes to our value proposition as a metasearch provider, but over the past several years, Yahoo! s percentage or our revenue has declined, and we expect this trend to continue. We continue to believe that if our Google relationship ended or was impaired, we could replace a portion of the lost revenue with revenue from Yahoo!, but because of the increased importance of Google to our search operations, these two Search Customers are no longer interchangeable. In addition, Yahoo! has entered into an agreement with Microsoft s Bing search service, under which Bing provides all of Yahoo! s algorithmic search results and some of its paid search results. If Yahoo! cannot maintain an agreement with Bing on favorable terms, or if Bing

is unable to adequately perform its obligations to Yahoo!, then Yahoo! sability to provide us with algorithmic and paid search results may be impaired. If a Search Customer is unwilling to pay us amounts that it owes us, or if it disputes amounts it owes us or has previously paid to us for any reason (including for the reasons described in the risk factors below), our business and financial results could materially suffer.

Our Search business will suffer if we are unable to negotiate the extension of our Search Customer agreements on favorable terms. Our agreement with Yahoo! runs to December 31, 2013 and our agreement with Google runs to March 31, 2014.

A substantial portion of our search services revenue is dependent on our relationships with a small number of distribution partners who distribute our search services, the loss of which could have a material adverse effect on our business and financial results.

We rely on our relationships with search distribution partners, including Internet service providers, web portals, and software application providers, for distribution of our search services. In 2012, 75% of our total revenues came from searches conducted by end users on the web properties of our search distribution partners. We generated approximately 30% and 39% of our total Company revenues through relationships with our top five distribution partners in the second quarter of 2013 and the second quarter of 2012, respectively. There can be no assurance that these relationships will continue or will result in benefits to us that outweigh their cost.

Moreover, as the proportion of our revenue generated by distribution partners has increased in previous quarters, we have experienced, and expect to continue to experience, less control and visibility over performance. One of our challenges is providing our distribution partners with relevant services at competitive prices in rapidly evolving markets. Distribution partners may create their own services or may seek to license services from our Search Customers or other competitors or replace the services that we provide. Also, many of our distribution partners have limited operating histories and evolving business models that may prove unsuccessful even if our services are relevant and our prices competitive. If we are unable to maintain relationships with our distribution partners, our business and financial results could be materially adversely affected.

Our agreements with many of our distribution partners come up for renewal in 2013. In addition, some of our distributors have the right to immediately terminate their agreements in the event of certain breaches. Such agreements may be terminated, may not be renewed, or may not be renewed on favorable terms, any of which could adversely impact our business and financial results. We anticipate that our distribution costs for our revenue sharing arrangements with our distribution partners will increase as revenue grows, and may increase as a percentage of revenues to the extent that there are changes to existing arrangements or we enter into new arrangements on less favorable terms.

In addition, competition continues for quality consumer traffic in the search market. We have experienced increased competition from our Search Customers as they seek to enter into content provider agreements directly with our existing or potential distribution partners, making it increasingly difficult for us to renew agreements with existing major distribution partners or to enter into distribution agreements with new partners on favorable terms. Any difficulties that we experience with maintaining or strengthening our business relationships with our major distribution partners could have an adverse effect on our business and financial results.

If advertisers perceive that they are not receiving quality traffic to their sites through their paid-per-click advertisements, they may reduce or eliminate their advertising through the Internet, which could have a negative material impact on our business and financial results.

Most of our revenue from our search business is based on the number of clicks on paid search results that are served on our web properties or those of our distribution partners. Each time a user clicks on a paid search result, the Search Customer that provided the paid search result receives a fee from the advertiser who paid for the click and the Search Customer pays us a portion of that fee. If the click originated from one of our distribution partners web properties, we share a portion of the fee we receive with such partner. If an advertiser receives what it perceives to be poor quality traffic, meaning that the advertiser is objectives are not met for a sufficient percentage of clicks for which it pays, the advertiser may reduce or eliminate its advertisements through the Search Customer that provided the commercial search result to us. This leads to a loss of revenue for our Search Customers and consequently lower fees paid to us. Also, if a Search Customer perceives that the traffic originating from one of our web properties or the web property of a distribution partner is of poor quality, the Search Customer may discount the amount it charged all advertisers whose paid click advertisements appeared on such website or web property, and accordingly may reduce the amount it pays us. The Search Customer may also suspend or terminate our ability to provide its content through such websites or web properties if such activities are not modified to satisfy the Search Customer is concerns.

Poor quality traffic may be a result of invalid click activity. Such invalid click activity occurs, for example, when a person or automated click generation program clicks on a commercial search result to generate fees for the web property displaying the commercial search result rather than to view the webpage underlying the commercial search result. Some of this invalid click activity is referred to as click fraud. When such invalid click activity is detected, the Search Customer may not charge the advertiser or may refund the fee paid by the advertiser for such invalid clicks. If the invalid click activity originated from one of our distribution partners web properties or our owned and operated properties, such non-charge or refund of the fees paid by the advertisers in turn reduces the amount of fees the Search

Customer pays us. Initiatives we undertake to improve the quality of the traffic that we send to our Search Customers may not be successful and, even if successful, may result in loss of revenue in a given reporting period.

We may be subject to liability for our use or distribution of information that we gather or receive from third parties and indemnity protections or insurance coverage may be inadequate to cover such liability.

Our search services obtain content and commerce information from third parties and link users, either directly through our own websites or indirectly through the web properties of our distribution partners, to third-party webpages and content in response to search queries and other requests. These services could expose us to legal liability from claims relating to such third-party content and sites, the manner in which these services are distributed and displayed by us or our distribution partners, or how the content provided by our Search Customers was obtained or provided by our Search Customers. This could subject us to legal liability for such things as defamation, negligence, intellectual property infringement, violation of privacy or publicity rights, and product or service liability, among others. Laws or regulations of certain jurisdictions may also deem some content illegal, which may expose us to legal liability as well. Regardless of the legal merits of any such claims, they could result in costly litigation, be time consuming to defend, and divert management s attention and resources. If there was a determination that we had violated third-party rights or applicable law, we could incur substantial monetary liability, be required to enter into costly royalty or licensing arrangements (if available), or be

required to change our business practices. We are also subject to laws and regulations, both in the United States and abroad, regarding the collection and use of end user information and search related data. If we do not comply with these laws and regulations, we may be exposed to legal liability.

Although the agreements by which we obtain content contain indemnity provisions, these provisions may not cover a particular claim or type of claim or the party giving the indemnity may not have the financial resources to cover the claim. Our insurance coverage may be inadequate to cover fully the amounts or types of claims that might be made against us. In addition, we may also have an obligation to indemnify and hold harmless certain of our Search Customers or distribution partners from damages they suffer for such violations under our contracts with them. Implementing measures to reduce our exposure to such claims could require us to expend substantial resources and limit the attractiveness of our services. As a result, these claims could result in material harm to our business. Any liability that we incur as a result of content we receive from third parties could harm our financial results.

Governmental regulation and the application of existing laws may slow business growth, increase our costs of doing business, and create potential liability.

The growth and development of the Internet has led to new laws and regulations, as well as the application of existing laws to the Internet, in both the U.S. and foreign jurisdictions. Application of these laws can be unclear. For example, it is unclear how many existing laws regulating or requiring licenses for certain businesses (such as gambling, online auctions, distribution of pharmaceuticals, alcohol, tobacco, firearms, insurance, securities brokerage, or legal services) apply to search services, online advertising, and our business. The costs of complying or failure to comply with these laws and regulations could limit our ability to operate in our market (including limiting our ability to distribute our services; conduct targeted advertising; collect, use, or transfer user information; or comply with new data security requirements), expose us to compliance costs and substantial liability, and result in costly and time-consuming litigation. It is impossible to predict whether or when any new legislation may be adopted or existing legislation or regulatory requirements will be deemed applicable to us, any of which could materially and adversely affect our business.

Any failure by us to comply with our posted privacy policies, Federal Trade Commission (FTC) requirements, or other privacy-related laws and regulations could result in proceedings by the FTC or others, including potential class action litigation, which could potentially have an adverse effect on our business, results of operations, and financial condition. For example, there are a large number of legislative proposals before the U.S. Congress and various state legislative bodies regarding privacy and data protection issues related to our businesses. It is not possible to predict whether or when such legislation may be adopted and certain proposals, if adopted, could materially and adversely affect our business through a decrease in user registrations and revenues. This could be caused by, among other possible provisions, the required use of disclaimers or other requirements before users can utilize our services.

The FTC has recommended that search engine providers delineate paid-ranking search results from non-paid results. To the extent that we are required to modify presentation of search results as a result of specific regulations or requirements that may be issued in the future by the FTC or other state or federal agencies or legislative bodies with respect to the nature of such delineation or other aspects of advertising in connection with search services, revenue from the affected search engines could be negatively impacted. Addressing these regulations may require us to develop additional technology or otherwise expend significant time and expense.

Due to the nature of the Internet, it is possible that the governments of states and foreign countries might attempt to regulate Internet transmissions, through data protection laws amongst others, or institute proceedings for violations of their laws. We might unintentionally violate such laws, such laws may be modified, and new laws may be enacted in the future. Any such developments (or developments stemming from enactment or modification of other laws) could increase the costs of regulatory compliance for us or force us to change our business practices.

RISKS RELATED TO OUR TAX PREPARATION BUSINESS

The tax preparation market is very competitive, and failure to effectively compete will adversely affect our financial results.

Our TaxACT business operates in a very competitive marketplace. There are many competing software products and online services, including two competitors who have a significant percentage of the software and online service market: Intuit s TurboTax and H&R Block s products and services. Our TaxACT business must also compete with alternate methods of tax preparation, including pencil and paper do-it-yourself return preparation by individual filers and storefront tax preparation services, including both local tax preparers and large chains such as H&R Block, Liberty, and Jackson Hewitt. Finally, our TaxACT business faces the risk that state or federal taxing agencies will offer software or systems to provide direct access for individual filers that will reduce the need for TaxACT s software and services. Our financial results will suffer if we cannot continue to offer software and services that have quality and ease-of-use that are compelling to consumers; market the software and services in a cost effective way; offer

ancillary services that are attractive to users; and develop the software and services at a low enough cost to be able to offer them at a competitive price point.

The seasonality of our tax preparation business requires a precise development and release schedule and any delays or issues with accuracy or quality may damage our reputation and harm our future financial results.

Our tax preparation software and online service must be ready to launch in final form near the beginning of each calendar year to take advantage of the full tax season. We must update the code for our software and service each year to account for annual changes in tax laws and regulations. Delayed and unpredictable changes to federal and state tax laws and regulations can cause an already tight development cycle to become even more challenging. We must develop our code on a precise schedule that both incorporates all such changes and ensures that the software and service are accurate. If we are unable to meet this precise schedule and we launch our software and service late, we risk losing customers to our competitors. If we cannot develop our software with a high degree of accuracy and quality, we risk errors in the tax returns that are generated. Such errors could result in loss of reputation, lower customer retention, or legal fees and payouts related to the warranty on our software and service.

The hosting, collection, use, and retention of personal customer information and data by our TaxACT business creates risk that may harm our business.

Our TaxACT business collects, uses, and retains large amounts of customer personal and financial information, including information regarding income, family members, credit cards, tax returns, bank accounts, social security numbers, and healthcare. Some of this personal customer information is held by third-party vendors that process certain transactions. In addition, as many of our products and services are web-based, the amount of data we store for our users on our servers (including personal information) has been increasing and will continue to increase as we further evolve our businesses. We and our vendors use security technologies to protect transactions and personal information and use security and business controls to limit access and use of personal information. However, individuals or third parties, including rogue employees, contractors, temporary workers, vendors, business partners, or hackers, may be able to circumvent these security and business measures. In addition, our clients may access our online tax preparation services from their computers and mobile devices, install and use our tax preparation software on their computers and mobile devices, and access online banking services from their computers and mobile devices. Because our business model relies on our clients—use of their own personal computers, mobile devices, and the Internet, computer viruses and other attacks on our clients—personal computer systems and mobile devices could create losses for our clients even without any breach in the security of our systems, and could thereby harm our business and our reputation.

If we are unable to develop, manage, and maintain critical third party business relationships for our TaxACT business, it may be adversely affected.

Our TaxACT business is dependent on the strength of our business relationships and our ability to continue to develop, maintain, and leverage new and existing relationships. We rely on various third party partners, including software and service providers, suppliers, vendors, distributors, contractors, financial institutions, licensing partners, among others, in many areas of this business to deliver our services and products. In certain instances, the products or services provided through these third party relationships may be difficult to replace or substitute, depending on the level of integration of the third party s products or services into, or with, our offerings and/or the general availability of such third party s products and services. In addition, there may be few or no alternative third party providers or vendors in the market. The failure of third parties to provide acceptable and high quality products, services, and technologies or to update their products, services, and technologies may result in a disruption to our business operations, which may reduce our revenues and profits, cause us to lose customers, and damage our reputation. Alternative arrangements and services may not be available to us on commercially reasonable terms or we may

experience business interruptions upon a transition to an alternative partner.

In particular, our TaxACT business has relationships with banks, credit unions or other financial institutions, both as customers and as suppliers of certain critical services we offer to our other customers. If any of these institutions fail, consolidate, stop providing certain services, or institute cost-cutting efforts, our results may suffer and we may be unable to offer those services to our customers.

We may be unable to effectively adapt to changing government regulations relating to tax preparation, which may harm our operating results.

The tax preparation industry is heavily regulated at the state and federal level, and is frequently subject to significant new and revised laws and regulations. The application of these laws and regulations to our businesses is often unclear and compliance with these regulations may involve significant costs or require changes to our business practices. Any changes to our business practices that result from a change to laws or regulations, or from any change in the interpretation of a law or regulation (for example due to a court ruling or an administrative ruling or interpretation) may result in a negative impact on our operating results. We are also required to comply with a variety of IRS and state revenue agency standards in order to successfully operate our tax preparation and electronic

filing services. Changes in these requirements, including the required use of specific technologies or technology standards, may significantly increase the costs of providing those services to our customers and may prevent us from delivering a quality product to our customers in a timely manner.

In order to meet regulatory standards, we may be required to increase investment in compliance and auditing functions or new technologies. In addition, government authorities may enact other laws, rules or regulations that place new burdens or restrictions on our business or determine that our operations are directly subject to existing rules or regulations, such as requirements related to data collection, use, transmission, retention, processing and security, which may make our business more costly, less efficient or impossible to conduct, and may require us to modify our current or future products or services, which may harm our future financial results.

Restrictions on our ability to offer certain financial products related to our tax preparation services may harm our financial results.

We offer certain financial products related to our tax preparation software and services, and we generate some of our Tax Preparation segment revenue from such products. These products include prepaid debit cards on which a tax filer may receive his or her tax return and the ability of certain of our users to have the fees for our services deducted from their tax return. Any regulation of these products by state or federal governments, or any competing products offered by state and federal tax collection agencies could impact our revenue from these financial products. In addition, litigation brought by consumers or state or federal agencies relating to these products may result in additional restrictions on the offering of these products. To the extent that any additional restrictions on our tax preparation related financial products restrict our ability to offer such products, our financial results may suffer.

Unanticipated changes in income tax rates, deduction types, or the taxation structure may adversely affect our TaxACT business.

Changes in the way that the state and federal governments structure their taxation regimes may affect our results. The introduction of a simplified or flattened taxation structure may make our services less necessary or attractive to individual filers. We also face risk from the possibility of increased complexity in taxation structures, which may encourage some of our customers to seek professional tax advice instead of using our software or services. In the event that such changes to tax structures cause us to lose market share, our results may suffer.

If our TaxACT business fails to process transactions effectively or fails to adequately protect against disputed or potential fraudulent activities, our revenue and earnings may be harmed.

Our TaxACT business processes a significant volume and dollar value of transactions on a daily basis. Due to the size and volume of transactions that we handle, effective processing systems and controls are essential to ensure that transactions are handled appropriately. Despite our efforts, it is possible that we may make errors or that fraudulent activity may affect our services. In addition to any direct damages and fines that any such problems may create, which may be substantial, a loss of confidence in our controls may seriously harm our business and damage our brand. The systems supporting our business are comprised of multiple technology platforms that are difficult to scale. If we are unable to effectively manage our systems and processes we may be unable to process customer data in an accurate, reliable, and timely manner, which may harm our business.

ITEM 2. Unregistered Sales of Equity Securities and Use of Proceeds

Not applicable with respect to the current reporting period.

Not applicable with respect to the current reporting period.

ITEM 4. Mine Safety Disclosures

None.

ITEM 5. Other Information

Not applicable with respect to the current reporting period.

- 43 -

ITEM 6. Exhibits

Exhibits filed or furnished herewith are listed in the accompanying Index to Exhibits.

- 44 -

Signatures

Pursuant to the requirements of the Securities and Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

BLUCORA, INC.
By/s/ Eric M. Emans
Eric M. Emans
Chief Financial Officer

(Principal Financial Officer)

Dated: August 1, 2013

INDEX TO EXHIBITS

| Exhibit Number | Exhibit Description | Form | Date of First Filing | Exhibit Number | Filed Herewith |
|-------------------|--|------|----------------------|----------------|----------------|
| 10.1* | First Amendment to Employment Agreement between Blucora, Inc., InfoSpace LLC, and Michael Glover, dated April 11, 2013 | 10-Q | May 2, 2013 | 10.3 | |
| 31.1 | Certification of Principal Executive Officer pursuant to Exchange Act Rules 13a-14(a) and 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 | | | | X |
| 31.2 | Certification of Principal Financial Officer pursuant to Exchange Act Rules 13a-14(a) and 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 | | | | X |
| 32.1 | Certification of Principal Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 | | | | X |
| 32.2 | Certification of Principal Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 | | | | X |
| 101 | The following financial statements from the Company s 10-Q for the fiscal quarter ended June 30, 2013, formatted in XBRL: (i) Unaudited Condensed Consolidated Balance Sheets (ii) Unaudited Condensed Consolidated Statements of Operations, (iii), Unaudited Condensed Consolidated Statements of Cash Flows, and (iv) Notes to Unaudited Condensed Consolidated | | | | X |

Financial Statements.

*Indicates a management contract or compensatory plan or arrangement.